# TREATISES

# Government:

The false Principles and Poundation

Sir ROBERT THEMER

And his Followers,

ARE

Detented and Overthrown.

The latter is an

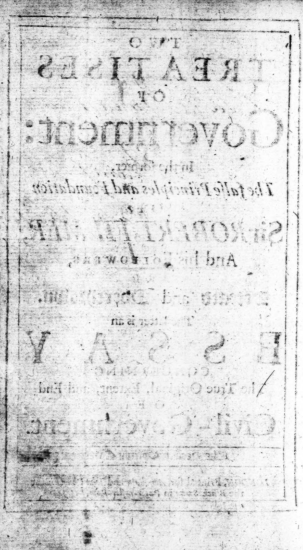
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The True Original, Extent, and End

Civil - Government.

The Second Soliton Correctes.

LONDON, Printed for Aunsham and John Churchill St. the Black Swan in Pater-nester-Row, 1694.



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# through all the Windle and Opiculties which are to be to the wide in the toleral Brane, and sook of worships and sook of the Med In have her the opicity control his

# PREFACTES

Reader. HOU half here the Beginning and End of a Discourse concerning Go vernment; what Fate has otherwild disposed of the Papers that should have filled up the middle, and were more than all the rest, Tis not worth while to tell thee. These, which remain, I hope are sufficient to establish the Throne of our great Reflorer, Our present King William; to make good his Title, in the Content of the People, which being the only one of alllawful Governments, he has more fully and clearly than any Prince in Christendom. And to justifie to the World, the People of England, whose love of their Just and Natural Rights. with their Resolution to preserve them, faved the Nation when it was on the very brink of Slavery and Ruine. If these Papers have that evidence, I flatter my fall, is to be found in them, there will be no great milsof those which are lost, and my Reader may be facisfied without them. For I

#### The PREFACE.

imagine I shall have neither the time, nor inclinarion to repeating Pains, and fill up the Wanting part of my Answer, by tracing Sir Robert again, through all the Windings and Oblcurities which are to be met with in the feveral Branches of his wonderful Systemer The King, and Body of the Nation, have since to throughly confuted his Hypothefis, that, I suppose, no Body hereafter will have either the Confidence to appear against our common Safety, and be again an Adjource for Slavery; of the Weakness to be deserved with Contradictions dressed up in a popular Stile, and well turned Periods. For if any one will be at the pains himfelf, in those Pares which are here untouched, to first Sir Robert's Discourses of the Plourish of doubtful Expressions, and endeavour to raduce his Words to direct, politive, intelligiblerPropositions, and then compare them one with another, he will quickly be fatisfied there was never formuch glib Nonlense put rogether in well-founding English. If he think it not worth while to examine his Works all through, let him make an Experiment in that part where he treats of Usurparion and let him try whether he can, with all his Skill, make Sir Robert intelligible, and conlitent with himself, or common sense. hould not speak so plainly of a Gentleman, long fince past answering, had not the Pulpit, of late Veas, publickly owned his Doctrine, and made it the Gurrant Divinity of the Times. Collary those Men; who taking on them to be Conthers, have so dangerously milled others, Ihould be openly shewed of what Authority their Regions, whom they have followed, is, or ought

to be that to they may either rection what infon fo ill Grounds they have vented, or justifie in Sir Report, or taken the pains to fliew his Mifrakes, Inconfiftencies, and want of (what he to much boalts of, and presents wholly to build on) Scripture proof, were there nor Men amongst us who, by crying up his Books, and eipouling to Doctrine, favoure from the Reproscring Wirnus against a dead Adversary They have been a sealous in this point, that if I have done him and wrong, I cannot hope they should spare me. with where they have done the Truth and the Publick wrong, (there being learce a greater mischief to Prince and People, than the prope gating wrong Notions concerning Government) they would be as really to redres in And that all times might not have reason to complain of the Drum Ecclefishink. If any one, concerned really for Truth, undertake the Confutation of my Hypothefit. I promife him either to recant my Mifrake, upon fair Conviction; or to answer his Difficulties. But he must remember two Things. and area.

First. That cavilling here and there, at some Expression, or little incident of my Discourse, is

not an Answer to my Book and

Secondly, That I shall not take Railing for Asguments, nor chink either of these worth my notice. Thought shall always look on my self as
bound to give latisfaction to any one who shall
appear to be conficuntionly formulous in the
solution and shall shall any any just Grounds for his
scruples. The shall shall always and the same of the shall shall always and the same the shall shall always and the shall shall shall always and the shall shall

#### The PREFACE.

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BOOK

#### BOOK I.

#### on buc HAP. Les to holqued

Lavery is fo vile and milerable an Estate of Man, and to directly oppolite to the Generous Temper and Courage of our Nation; that his hardly to be conceived, that an Englishman, much less a Gentleman, should plead fort. And truly I should have taken this as any other Treatife, which would perswade all Men, that they are Slaves, and ought to be fo; for fuch another exercife of Wit; as was his who writ the Encomium of Nero, tather than for a ferious Discourse meant in earnest, had not the gravity of the Title and Epiftle, the Picture in the Front of Sir Robert's Book, and the Applaule that followed it, required me to believe that the Author and Publisher were both in earnest. I therefore took the Patriarcha of Sir R. Filmer into my hands with all the expectation, and read it through with all the attention due to a Treatife, that made fuch a noise at its coming abroad, and cannot but confess my felf mightily furprised, that in a Book, which was to provide Chains for all Mankind, I should find nothing but a Rope of Sand, uleful perhaps to fuch, whole skill and business it is to raise a Duft. and would blind the People the better to miflead them, but is not of any force to draw those into age if I well but

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Bendage, who have their Eyes open, and for much Sense about them as to consider, that Chains are but an ill wearing, how much Care soever hath been taken to file and polish them.

§ 2. If any one think I take too much liberty in speaking so freely of a Man, who is the great Champion of absolute Power, and the Idol of those who worship it; I beseech him to make this final allowance for once, to one, who, even after the reading of Sir Robert's Book, cannot but think himself, as the Laws allow him, a Freeman: And I know no fault it is to do fo, unless any one better skill'd in the Fate of it than I, should have it revealed to him, that this Treatile, which has lain dormant fo long, was, when it appeared in the World, to carry, by strength of its Arguments, all Liberty out of it; and that from thenceforth our Author's short Model was to be the Pattern in the Mount, and the perfect Standard of Politics for the future. His System lies in a little compals, 'tis no more but this,

That all Government is absolute Monareby.

And the Ground he builds on, is this,

That no Man is born free.

3. Since there have been a Generation of Men sprung up in the World, that would flatter Princes with an Opinion, that they have a Divine Right to absolute Power, let the Laws by which they are constituted, and are to govern, and the Conditions under which they enter upon their Authority, be what they will, and their Engagements

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ments to observe them never so well ratified by solemn Oaths and Promises, they have denied Mankind a Right to natural Freedom, whereby they have not only, as much as in them lies, exposed all Subjects to the utniost Misery of Tyranny and Oppression, but have also so unsettled the Tiples, and shaken the Thrones of Princes: (For they too, by these Men's Doctrine, except only one, are all born Slaves, and, by Divine Right, are Subjects to Adam's right Heir;) As if they had design'd to make War upon all Government, and subvert the very Foundations of

Human Society.

4. However we must believe them upon their own bare Words, when they tell us, we are all born Slaves, and there is no remedy for it, we must continue so; Life and Thraldom we enter'd into together, and can never be quit of the one, till we part with the other, though I do not find Scripture or Reason any where say so; however these Men would perswade us, that Divine Authority hath subjected us to the unlimited Will of another. An admirable State of Mankind, and that which they have not had Wir enough to find out till this latter Age. For however Sir Rabert Filmer feems to condemn the Novelty of the contrary Opinion, Patr. p. 3. yet I believe it will be hard for him to find any other Age or Country of the World, but this which has afferted Monarchy to be Jure Divino. And he confesses, Patr. p. 4. That Heyward, Blackwood, Barclay, and others, that have bravely vindicated the Right of Kings in most Points, never thought of this, but with one Confent admitted the Natural Liberty and Equality of Mankind.

B 2

5. By

c. By whom this Doctrine came at first to be broach'd, and brought in fashion amongst us, and what fad Effects it gave rife to, I leave to Historians to relate, or the Memory of those who were Contemporaries with Sibthorp and Manwering to recollect; My business at present being only to consider what Sir R. F. who is allowed to have carried this Argument farthest, and is Supposed to have brought it to perfection, has faid in it; for from him every one, who would be as fashionable as French was at Court, has learned, and runs away with this short System of Politics, viz. Men are not born free, and therefore could never have the liberty to choose either Governors, or Forms of Government; Princes have their Power Absolute, and by Divine Right, for Slaves could never have a Right to Compact or Confent; Adam was an absolute Monarch, and To are all Princes ever fince.

## LI .A A P. D. He i no Au

## Of Paternal and Regal Power.

6. Sir R. F's great Polition is, that Men are not naturally free; this is the Foundation on which his absolute Monarchy stands, and from which it erects it self to an height, that its Power is above every Power, Caput internabila, so high above all Earthly and Human Things, that Thought can scarce reach it; that Promises and Oaths, which tye the infinite Deity, cannot confine it. But if this Foundation sails, all his Fabric salls with it, and Governments must be less again

again to the old way of being made by contrivance, and the content of Men, (Astronomy Simel
making use of their Reason to unite together
into Society. To prove this grand Position of
his, he tells us, p. 12. Men are been in subjection
to their Parents, and therefore cannot be free.
And this Authority of Parents, he calls Reyale
Authority, p. 12, 14. Fatherly Authority, Right
of Fatherbood, p. 12, 10. One would have thought
he would in the beginning of such a Work as
this, on which was to depend the Authority of
Princes, and the Obedience of Subjects, have
told us expressly what that Fatherly Authority is,
have defined it, though not limited it, because
in some other Treatiles of his he tells us, 'tis.

Unlimited, and Unlimitable; he should at least have given us such an account of it, that we might have had an entire Norion of this Fatherhood, or Fatherly Authority, whenever it came in our way in his Writings; This I expected to have found in the first Chapter of his Patriarche. But instead thereof, having 1. En Passant, Made his Obey-since to the Areans Imperis,

in Grants and Gard that have show Original from God or Nature, as the Power of the Father buth, no inferior Power of Mancan limit from make any Law of Prescription against them, O.158.

The Scripture teaches, that Supreme Power was Originally in the Father without any limitation, 0/245.

p. 7. 2. Made his Compliment to the Rights and Liberties of thus, or any other Nation, p. 6. which he is going presently to null and destroy; And, 3. Made his Leg to those Learned Men, who did not see so far into the Matter as himself, p. 7. He comes to fall on Bellarmine, p. 8.

B

and, by a Victory over him, Establishes his Fatherly Authority beyond any quellion. "Bellarmine being routed by his own Confession, arrestic day is clear got, and there willio more need of any Forces For having done that I observe nor that he states the Question, or rallies up any Arguments to make good his Opinion, but ra ther tells us the Story, as he thinks fit, of this frange kind of domineering Phantom, called the Fatherbood, which whoever could catch, prefently gor Empire, and unlimited absolute Power. He affures out how this Butherbood began in Adam, continued in courfe, and kept the World in ofder all the time of the Patriarchitill the Flood. got out of the Arch with New and his sons made and supported all the Kings of the Earth till the Captivity of the Ifractives in Egypt and then the poor Fatherhood was under hardies, till God by giving the Ifractices Kings, Re-oftablished the ancient and prime Right of the Lineal Succession in Paternal Government, This is his buffness from p. 12/10 79. And then obviating an Objection, and clearing a Difficulty or two with one half Reason, p. 23. to confirm the Natural Right of Regal Rower; he ends the first Chapter. I hope its no highly to call an half Quotation an half Reafon, for God Tays, Honour thy Father and Mother; but our Author contents himself with half, leaves out thy Mother quite, as little serviceable to his purpose, but of that more in another place.

7. I do not think our Author fo little skill din the way of writing Discourses of this nature, nor so careless of the Point in hand, that he by over-fight commits the fault that he himself, in his Anarchy of a mix'd Monarchy, p. 239. Objects to

Mr. Hunton in these words: Where first I charge ther A that be bath not given as any Definition, or Description of Monarchy in general; for by the Rules of Method, be should have first defined. And by the like Rule of Method Sir Robert should have told us, what his Fatherboad or Fatherly Authority is, before he had told us, in whom it was to be found, and talked to much of it. But perhaps Sir Robert found, that this Fatherly Authority, this Power of Fathers, and of Kings, for he makes them both the same, a 24 would make a very odd and frightful Figure, and very difagreeing, with what either Children imagine of their Parents, or Subjects of their Kings, if he should have given us the whole Draught together in that Gigantic Form, he had Painted is in his own Phancy; and therefore, like a wary Physician, when he would have his Patient Swallow some harsh or Correstive Liquor, he mingles it with a large quantity of that, which may dilute it; that the scatter'd Parts may go down with less feeling, and cause less avertion.

8. Let us then endeavour to find what account he gives us of this Fatherly Authority, as it lies scatter'd in the several Parts of his Writings. And first, as it was vested in Adam, he says, Not only Adam, but the succeeding Patriarchs, bad by Right of Fatherhood Reyal Authority over their Children, p. 12. This Lordship which Adam by Command had over the whole World, and by Right descending from him the Patriarchs did enjoy, was as large and ample as the Absclute Dominion of any Monarch which bath been since the Creation, p. 13. Dominion of Life and Death, making War, and concluding Peace, p. 13. Adam and the Patriarchs bad

ab/0-

absolute Power of Life and Death, p. 35. Kings, in the Right of Parents, succeed to the Exercise of Supreme Jurisdiction, p. 19. As Kingly Power is by the Law of God, fo it bath no Inferior Law to Limit to Adam was Lord of all, p. 40. The Father of a Family governs by no other Law, than by bis bin Will, p. 78. The Superiority of Princes is above Laws, p. 79. The unlimited furifdiction of Kings is fo amply deferibed by Samuel, p. 80. Kings are above the Laws, p. 93. And to this purpole, The a great deal more which our A delivers in Bodin's words: It is certain, that all Laws, Phiviledges, and Grants of Princes, have no Force, dutiduring their Life; if they be not ratified by the express Consent, or by sufferance of the Prince following effecially Priviledges, O. p. 279, The reason wby Laws have been also made by Kings, was this; When Kings were either busied with Wars, or diffra-Eled with public Cares, fo that every private Man ciuld not have Access to their Persons, to learn their Wills and Reasure, than were Laws of Necessity invented, that so every particular Subject might find bis principal Pleasare decepber'd unto him in the Tables of bis Laws, p. 92. In a Monarchy, the King muft by necessity be above the Laws, p. 100. A perfett Kingdom is that wherein the King rules all Things aocording to bis own Will, p. 100, Neither Common nor Statute Laws are, or can be, any Diminution of that General Power, which Kings have over their People by right of Fatherhood, p. 115. Adam was the Father, King, and Lord over his Family; a Son. a Subject, and a Servant or Slave, were one and the Same thing at first. The Father bad Power to distofe or fell bis Children or Servants; whence we find that the first reckoning up of Goods in Scripture, the Man fervant

fervient, and the Maid-Jeronnt, are numbered among the Possession and Substance of the Owner, as other Goods work. O Prest. Good also but be even to the Farbert's Right or Liberry, to alien his Power over his Ebildren to any other; whence we find the Sala and Gift of Children to have been much in use in the Beginshing of the World, when Men had their Strwants for a Possession and an Inheritance, as well as other Goods, whereupon we find the Power of Castroting and making Edunths much in use in Old Times, O. p. 155. Law is nothing else his the Will of Bint that both the Power of the Supremin Father, O. p. 223. It was God's Ordinance that the Supremie should be and missisted in Adams, and as large as all the Atti of his Will; and at in him, so in all others that have Supremy Power, O. p. 243.

of I have been lain to trouble my Reader with these several Querations in our A own Words, that it them might be seen his own Description of his Faberly Authority, as it lies scattered up and down in his Writings, which he supposes was first vested in adam, and by Right belongs to all Princes ever since. This Faberly Authority then or Right of Faberbook, in our A scatter is a Divine unalterable Right of Sovereignty, whereby a Father or a Prince hath an Absolute, Arbitrary, Unlimited, and Unlimitable Power, over the Lives, Liberries, and Estates of his Children and Subjects; so that he may take or alienate their Estates, sell, castrates or use their Persons as he pleases, they being all his Slaves, and he Lord or Proprietor of every Thing, and his unbounded Will their Law.

20. Our A having placed fuch a mighty
Power

Power in Adam, and upon that Suppelicion, ounded all Government, and all Power of frinces, it is realonable to expect, that he should have proved this with Arguments clear and evident, fintable to the weightiness of the Cause That fince Men had nothing offe left them, they might in Slavery had fuch undeniable Proofs of is Necessity, that their Consciences might be convinced, and oblige them to submit peaceably to that Absolute Dominion, which their Governors had a Right to exercise over them without this; What Good could our A \_\_\_\_ do, or pre-tend to do by creeding such an unlimited Power, but flatter the Natural Vanity and Ambition of Men, too ape of it felf to grow and encreale with the Possession of any Power? And by perfurnding those who, by the consent of their Fellow-Men, are advanged to great, but limited, degrees of it, that by that part which is given them, they have a Right to all that was not fo, and therefore may do what they please, because they have Authority to do more than others, and to tempt them to do what is neither for their own, nor the good of those under their Care, whereby great Milchiels cannot but follow.

which, as a fure Bans, our A builds his mighty Absolute Monarchy, I expected, that in his Patriarche, this his main Supposition would have been proved and established with all that Evidence of Arguments, that such a Fundamental Tener required; and that this on which the great stress of Business depends, would have been made out with Reasons sufficient to justifie the Confidence with which it was

(11)

affirmed. But in all that Treatile, I could find to taken for granted without Proof. that T could fearer believe thy felf, which upon anentive reading that Treatile, T found there for highly reading that I readle, I lound there to highly a Schooline, raid tipon the bare hipportion of the Foundation, for it is karee credible, that in a Discourie where he proteins to conflict the Erroneous Principle of Man's Patural Friedom, he does it by a Bare supposition of Adam's Authority, without offering any Proof for that Authority.

Indeed he confidency fays, that Adam ball Royal

Marbority, p. 752 and 73. Abfolute Lordflip and

Dominion of Diffe and Death, p. 43, 21 An Universal

Monarchy, p. 33. Abfolute Power of Life and Death, p. 35. He is very frequenc in fuch Affertions, but what is strange in all his whole Patriarche, I find great Foundation of Government, not any thing that looks like an Argument, but thele words: To confirm this Mained Right of Regal Power, we find in the Decalogue that the Law wilch Former, we find in the Decalogue that the Law which in injurys Obedience to Rings, it described in the Terms, Honour the Parker, in if all Power were Originally in the Parker. And why may I not add as well, that in the Decalogue, the Law that injoyns Obedience to Queens, is delivered in the Terms of Honour the Matther, is if all Power were originally in the Mother? The Argument as Sir Rober puts it, will hold at well for one as rother; but of this, more in its due place i source and

is all our A fays in this fift, or any of the following Chapters, to prove the abfolius Power of Adam, which is his great Principle; and yet, as

if he had there fettled it upon fure Demonstraon, he begins his 2d Chapter with these words, By conferring these Proofs and Reasons, drawn from the Authority of the Scripture. Where those Proofs and Reasons for Adam's Sovereignry are, bating that of Honor thy Father above mentioned, I conses, I cannot find, unless what he says, p. 12 In these words we have an evident Confession, viz. of Beloruine, that Creation made Mer Prince of he Poferity, must be taken for Proofs and Reasons drawn from Scripture, or for any fort of Proofs at all: though from thence by a new way of inference in the words, immediately following, and indeed (he concludes) the Royal Authority of

Adam, fufficiently fettled in him-

2. If he has in that Chapter, or any where in the whole Treatife, given any other Proofs of Adam's Royal Authority, other than by often repeating it, which, among tome Men, goes for Argument, I delire any body for him to thew me the Place and Page, that I may be convinced of my miltake, and acknowledge my overlight, If no fuch Arguments are to be found, I befeech those Men, who have so much cryed up this Book, to consider whether they do not give the World cause to suspect, that it's not the Force of Reason and Argument, that makes them for Absolute Monarchy, but some other by Interest, and therefore are refolved to applaud any Author, that writes in Favour of this Doctrine, whether he support it with reason or no. But I hope they do not expect that rational and indifferent Men should be brought over to their Opinion, because this their great Dr. of it, in a Discourse made on purpose, to set up the Absoute

lute Monarchical Power of Mdam, in opposition to the Natural Freedom of Mankind, has faid so little to prove it, from whence it is rather naturally to be concluded, that there is little to be said.

14. But, that I mighe omit no care to inform my felf in our A -- s full Senie, I consulted his Observations on Aristotle, Hobe, Ore. To see when ther in disputing with others he made use of any Arguments, for this his darling Tener of Adam's Sovereignty, since in his Treatife of the Natural Power of Kings, he hath been to sparing of them ! And in his Observations on Mr. Hob's Leviathen I think he has put, in short, all shole Arguments. for it together, which in his Writings I find. him any where to make use of, his Words are these. If God Created only Adam, and of a peice of him made the Woman, and if by Generation from them suio, as parts of them all Mankind be propagated: If alfo God gave to Adam not only the Dominion over the Woman and the Children that foodld Iffice from them, but also over the whole Earth to Subdue it, and over all the Creatures on it, so that as long as Adam lived, no Man could claim on enjoy any thing but by Domination, Assignation or Permission from bim, I wonder, &c. O 165. Here we have the Sum of all his Arguments, for Adam's Sovereign ty, and against Natural Freedom, which I find up and down in his other Treatiles, which are these following a Gods Creation of Adam, the Dominion he gave him over Eve: And the Dominion he had as Father over bis Children, all which I shall particularly consider.

#### CHAP. III.

Of Adam's Title to Sovereignty by Creation.

IT. CUIR Robert in his Preface to his Observations on Arifforle's Politics, tells us, A Nu. tural Freedom of Mankind cannot be supposed without the denial of the Creation of Adam; but how Adam's being Greated, which was nothing but his receiving a Being immediately from Omnipotenev, and the hand of God, gave Adam a Sovereignty over any thing, I cannot fee, nor confequently understand, how a Supposition of Natural Freedom is a denial of Adams Creation, and would be glad any body elfe (fince our A-did not vouch-fafe us the favour) would make it out for him: for I find no difficulty to suppose the Freedom of Mankind, though I have always believed the Creation of Adam, He was Created, or began to exist, by Godsimmediate Power, without the Intervention of Parents or the pre-existence of any of the same Species to beget him, when it pleased God he should; and so did the Lyon, the King of Bealts before him, by the fame Creating Power of God; and if bare existence by nion, without any more ado, our A --- , by this Argument, will make the Lyon have as good a Title to it as he, and certainly the Ancienter. No! for Adam had his Title by the Appointment of God, fays our A -- in another place. Then bare Creation gave him not Dominion, and one might have supposed Mankind Free without denying the Creation of Alemance twas God's Appliament made him Monarch

16. But let us fee how he put his Creation and this Appointment together. By the Appoint ment of God, fays Sir Robert, ac foon as Adam was Created be was Monath of the World though be ballno Subjects, for though there could not be attend Government till there were Subjects, yet by the Right of Nathre it was due to Adam to be Governor by Posterity, though not in act, get at least in babit Adam was a King from he Creation, I with he had told us here what he meant by God's Appointment. For whatfoever Providence orders, or the Law of Nature directs, or politive Revelation declares, may be faid to be by God's appointment, but I suppose it cannot be meant here in the first Sense, i.e. by providence placause that would be to fay no more, but that ar form as Adam was Created he was de facto Monarch, because by right of Nature it was due to Adam, to be Governor of bis Posterity. But he could not de facto be by providence Constituted the Governor of the World at a time, when there was actually no Government, no Subjects to be governed, which our A- here confestes. Monarch of the world is also differently used by our Author, for sometimes he means by it a Proprietor of all the World exclusive of the rest of Mankind, and thus he does in the fame page of his Preface before cited, Adam, fays he, being Commanded to Multiply and People the Earth and to subdue it, and baving Dominion given him over all Creatures was there. by the Mmarch of the whole World, none of his Posterity bid any Right to possess any thing but by his Grant or Permission, or by Succession from him. 2. Let

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2. Let us understand then by Monarch Proprietor of the World and hy Appointment Gods actual Do nation, and revealed politive Grant made to Adon, I Gen 28 as we lee Sir Robert himself does in this parallel place, and then his Argument will fland thus, by the positive Grant of God; As foon as Adam was Created be was Proprietor of the World, because by the Right of Nature it was the to Adam to be Governor of his Posterity, in which way of arguing there are too manifest Fallehoods. First. It is false that God made that Grant to Adam, as foon as he was Greated, fince though it flands in the Text immediately after his Creation, yet it is plain it could not be spoken to Adam till after Eve was made and brought to him, and how then could he be Monarch by Appointment as foon at Created, especially since he calls, if I mistake not, that which God fays to Eve, 3 Gen. 16. The original Grant of Government, which not being till after the Fall, when Adam was somewhat, at least in time, and very much, distant in condition from his Creation, I cannot fee, how our A can fay in this Senfe, that by Gods April pointment, as foon as Adam was Created be was Mod march of the World. Secondly, were it true that God's actual Donation appointed Adam Monarch of the World as foon as be was Created, yet the Reifon here given for it would not prove it; but it would always be a falle Inference, that God, by a politive Donation appointed Adam Monarch of the World, because by Right of Nature it was due to Adam to be Governor of bu Posterity; for having given him the Right of Government by Nature, there was no need of a politive Donation, at least it will never be a proof of such a Dona tion. wild small male and

17. On the other fide the Matter will not be much mended, if we understand by Gad's appointment the Law of Nature, (though it be a pretty harsh Expression for it in this place) and by Monarch of the World, Sovereign Ruler of Mankind; for then the Sentence under Confideration must run thus: By the Law of Nature, as foca as Adam was Created be was Governor of Monking for by Right of Nature it was due to Adam to Governor of his Posterity, which samounts to this, he was Governor by Right of Nature, because he was Governor by Right of Nature; But supposing we should grant, that a Man is by Nature Governor of his Children, Adam could not hereby be Many sh as foon as Created; forthis Right of Nature being founded in his being their Father, how Adams could have a Natural Right to be Governor before he was a Father, by which only he had that Right, is, methinks, hard to conceive, unless he will have him to be a Father before he was a father, and to have a Title before he had it. 18. To this foreseen Objection, our A month answers very Logically, He was Governor in Habit, and not in Ad .: A very pretty way of being a Governor without Government, a Father with-Of Children and King without Subjects And thus Sir Robert was an Author before he writ ins Book, not in Att is true, but in Habit, for when he had once Publish'd, it was due to him by the Right of Nature, to be an Author as much as it was to Adam to be Governor of bis Children when he had begor them; And if to be fuch a 44narch of the World, an ablolute Monarch in Histi, but not in Att, will serve the turn, I should not

much envy it to any of Sir Robert's Friends that

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he thought fit gracionly to bellow it upon, tho even this of Ast and Habit, if it figurated any thing but our A—— 's skill in diffunctions, be not to his purpose in this place; for the Question is not here about Adam's actual Exercise of Government, but actually having a Title to be Governo: Government, says our A——, was the to Adam by the Right of Nature; what is this Right of Nature? A Right Fathers have over their Children by begetting them; Generatione is depairitum parentibus in liberos, says our A—— out off Grotins, O. 223. The Right then follows the begetting as in ling from it, so that according to this way of reasoning or diffinguishing of our A——, Adam, is soon as he was Created, had a Title only in Habit, and not in Ast, which in plain English is, He had actually no Title at all.

19. To fpeak left Learnedly, and more Intelfigiby, one may by of Adam, he was in a poffibility of being (1996), lince it was possible he might beger Children, and thereby acquire that Right of Nature, book what it will, to Govern them, that accrues from themes, but what Condection this has with Allam's Creation to make him fay, that we your as be with Oreased, be Was Monarch of the World , for It may be as well Monarch of the World, fince he was no political hity (Which in our A - s Senie is enough to nake a Monarch, a Monarch in Habit.) to outlive all Mankind but his own Posterity; I fay, what flich necessary Connection there is between Adam's Creation and his Right to Government , fo that a Natural Freedom of Manking cannot be suppostal unbont the denial of the Creation of Adam, I conethicle for my part I do not fee. Non-how those words, by the Appointment & v. O. 254, how ever explained, can be put together to make any tolerable Sense, at least to obtablish this Position, with which they end, vin. Adam over a King from his Greation, a King, says our A., not in Ast, but in Habit, i.e. actually no King at all.

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20. I fear I have tired my Reader's Patience. by dwelling longer on this Passage than the weightiness of any Argument in it, feems to require': but I have unavoidably been engaged in it by our A- 's way of writing, who hadling feveral Suppositions together, and that in doubtful and general terms makes fuch a medly and confusion, that it is impossible to shew his Misstakes, without examining the several Senses wherein his Words may be taken, and without feeing how, in any of these various Meanings, they will confift together, and have any Truth in them; for in this present Passage before us, how can any one argue against this Position of his. that Adam was a King from bu Creation, unless one examine, whether the Words, from his Creation, be to be taken, as they may, for the time of the Commencement of his Government, as the foregoing words import, as foon as he was Created be was Monarch, or, for the cause of it, as he says, p. 11. Creation made Man Prince of bis Posterity. How farther can one judge of the truth of his being thus King, till one has examined whether King be to be taken, as the words in the beginning of this paffage would perswade, on suppofition of his Private Dominion, which was by God's positive Grant, Monarch of the World by

Appointment; or King on Supposition of his Fatherly Power over his Off-spring which was by Nature, due by the Right of Nature, whether, I fay, King be to be taken in both, or one only of these two Senses, or in neither of them, but only this, that Creation made him Prince, in a way different from both the other; for though this affertion, that Adam was King from his Creation, be true in no Sense, yer it stands here as an evident Conclusion drawn from the preceding words, though in truth it be but a bare affertion joyn'd to other affertions of the fame kind, which confidently put together in words of undetermined and dubious meaning, look like a fort of arguing; when there is indeed neither Proof nor Connection: A way very familiar with our A-, of which having given the Reader a tafte here, I shall, as much as the Argument will permit me, avoid touching on hereafter, and should not have done it here, were it not to let the World fee how Incoherences, in Matter and Suppositions without Proofs put handsomly together in good Words and a plaufible Style, are apt to pass for ftrong Reason and good Sense, till they come to be look'd into with Attention.

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#### CHAP. IV.

Of Adam's Title to Sometignty by Donation,

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21. I Aving at last got through the foregoing Paffage, where we have been fo long detain'd, not by the Force of Arguments and Opposition, but the Intricacy of the Words, and the Doubtfulness of the Meaning; Let us go on to his next Argument, for Adam's Sovereignty, our A -- telis us in the Words of Mr. Selden, that Adam by Donation from God, Gen. 1. 28. was made the General Lord of all Things, not without such a private Dominion to bimself, as without bis Grant did exclude bis Children. This Determination of Mr. Selden, fays our A ----, is confomant to the History of the Bible, and natural Reason, O. 210. And in his Pref. to his Obj. on Arift. he fays thus; The first Groernment in the World was Monarchical in the Father of all Flesh, Adam being commanded to Miliply and People the Earth, and to Subdue it, and beving Diminion given him over all Creatures, was thereby the Monarch of the whole World, none of his Posterity had any Right to possess any thing, but by his Grant or Permissim, or by Succession from him; The Earth, saith the Psalmist, bath he given to the Children of Men, which show the Title comes from Fatherbood.

22. Before I examine this Argument, and the Text on which it is founded, it is necessary to defire the Reader to observe, that our A — according to his usual Method, begins in one Set 13, and

and concludes in another; he begins here with Adam's propriety, or Private Dominion, by Donation; and his conclusion is, which show the Title

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comes from Fatherbood

23. But let us fee the Argument, the words of the Text are these; And God Bleffed them, and God faid unto them, be Fruitful and Multiply and Replenish the Earth and subdue it, and have Dominion over the Fish of the Sea, and over the Fowl of the Air, and over every living thing that moveth upon the Earth, 1 Gen. 28. from whence our Aconcludes, that Adam, having here Dominion given him over all Creatures, was thereby the Monarch of the whole World; whereby must be meant, that either this Grant of God gave Adam Property, or as our A -- calls it, Private Dominion over the Earth, and all inferior or irrational Creatures, and so consequently that he was thereby Monarch; or 20, that it gave him Rule and Dominion over all Earthly Creatures whatfoever, and thereby over his Children, and so he was Monarch; for, as Mr. Selden has properly worded it, Adam was made General Lord of all things, one may very clearly understand him, thathe means nothing to be granted to Adam here but Property, and therefore he fays not one word of Adam's Monarchy. But our A - fays, Adam was bereby Monarch of the World, which properly speaking, fignfies SovereignRuler of all the Men in the World, and so Adam, by this Grant, must be constituted such a Ruler. If our A- means otherwise, he might, with much clearness have said, that Adam was bereby Proprietor of the whole World. But he begs your Pardon in that point, clear destinct Speaking not ferving every where to his purpole, you must With E Arry Was 8 W No I Filled not live.

not expect it in him, as in Mr. Selden, or other fuch Writers.

24. In opposition therefore to our A \_\_\_\_s

Doctrine, that Adam was Monarch of the whole

World, founded on this Place, I shall show.

gave no immediate Power to Adam over Men, over his Children, over those of his own Species, and so he was not made Ruler, or Monarch by this Charter.

2. That by this Grant God gave him not Private Dominion over the Inferior Creatures, but right in common with all Mankind; so neither was he Monarch, upon the account of the Pro-

perty here given him.

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25. 1. That this Donation. 1 Gen. 28. gave Adam no power over Men, will appear if we confider the words of it. For fince all Politive Grants convey no more than the express words they are made in will carry, let us fee which of them here will comprehend Mankind, or Adams Posterity; and those, I imagin, if any, must be these, every living thing that moveth, the words in Hebrew are, חיה הרסשת i. e. Beftiam Reptautem, of which words the Scripture it felf is the beft in. terpreter; God having Created the Filhes and Fowles the 5th day, the beginning of the 6th, he creates the Irrational Inhabitants of the dry Land. which, v. 24 are described in these words, be the Earth bring forth the living Creature after bisking; Cat. tle and creeping things, and beafts of the Earth, after his kind, and v. 2. and God made the Beafts of the Earth after his kind, and Cattle after their kind, and every thing that Creeperb on the Earth after his kind; Here in the Creation of the bruit Inhabitants of the Earth.

Earth, the first speaks of them all underone General Name, of Living Creatures, and then afterwards divides them into three ranks, r. Gattle, or fuch Creatures as were or might be tame, and fo be the Private possession of Particular Men; 2. TVI which ver. 24 and 25 in our Bible, is Translated beafts, and by the Septuagint angia, Wild beafts, and is the same word, that here in our Text, ver. 28. where we have this great Charter to Adam, is Translated Living thing, and is also the same Word used, Gen. 9. 2. where this Grant is renew'd to Noah, and there likewife Translaed Beaft, 3. The third Rank were the Creeping Animals, which ver. 24 and 25 are comprised under the word, nwon, the fame that is used here ver. 28. and is Translated moving, but in the former Verles Creeping, and by the Septuagint in all these places, igmin, or Reptils; from whence it appears that the words which we Translate here in Gods Donation, ver. 28. Living Creatures moving are the same which in the History of the Creation, ver. 24. 25. fignifie two Ranks of terreftrial Creatures, viz. Wald Beasts and Reptils, and are fo understood by the Septuagint.

26. When God had made the Irrational Animals of the World, divided into three kinds, from the places of their Habitation, v.z. Fishes of the Sea, Foult of the Air, and Living Creatures of the Earth, and these again into Cattle, Wild Beafts and Reptils, he considers of making Man, and the Dominion he should have over the Terrestrial World, ver. 26. and then he Reckons up the Inhabitants of these three Kingdoms; But in the Terrestrial leaves out the second Rank 1971, or Wild Beafts, but here, ver. 23. where he artually executes this design, and gives him

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this Dominion the Text mentions; the Fiftes of the Sea, and Fowls of the Air, and the Terrestrial Creatures in these words that signific the Wild Beafts and Reptils, though Translated Living thing, that movet b, leaving out Cattle. In both which places, though the Word that signifies Wild Beafts be omitted in one, and that which fignifies Cattle in the other, yet, fince God certainly executed in one place, what he declares he deligned in the other, we cannot but understand the same in both places, and have here only an account, how the Terrestrial irrational Animals, which were already created and reckon'd up at their Creation, in three distinct Ranks of Cattle, Wild Beafts, and Reptils were here, ver. 28. actually put under the Dominion of Man, as they were deligned ver. 26. nor do these words contain in them the least appearance of any thing that can be wrested, to fignifie God's giving one Man Dominion over another, Adam over his Posterity.

27. And this further appears from Gen. 9. 2. where God renewing this Charter to Noah and his Sons, he gives them Dominion over the Fouls of the Air, and the Fishes of the Sea, and the Terrestrial Creatures, expressed by an and word Wild Beasts and Reptils, the same words that in the Text before us I Gen. 28. are Franslated every moving thing, that moveth on the Earth, which by no means can comprehend Man, the Grant being made to Noah and his Sons, all the Men then living, and not to one part of Men over another, which is yet more evident from the very next words ver. 3. where God gives every word, every moving thing, the very words used Eb. 1. 28. to them for Food. By all which it

is plain, that Gods Donation to Adam, Cha. 2. 28.1 and his designation, v. 26. and his Grant again to Noah and his Sons, refer to and contain in them, neither more nor lefs, than the Works of the Creation the 5th day, and the Beginning of the 616, as they are fer down from the 2016, to 26th, ver. inclusively of the 18 Cb. and fo comprehend all the Species of irrational Animals of the Terraqueous Globe, though all the words whereby they are expressed in the History of their Creation, are no where used in any of the following Grants, but fome of them omitted in one, and fome in another, from whence I think it is past all doubt, that Man cannot be comprehended in this Grant, nor any Dominion over those of his own Species be convey'd to Adam. All the Terreffrial irrational Creatures are enumerated at their Creation, ver. 25. under the Names, Beafts of the Earth, Cattle and creeping things, but Man being not then Created, was nor contain'd under any of those Names, and therefore, whether we understand the Hebrew words right or no, they cannot be supposed to comprehend Man in the very fame Hiltory, and the very next Verses following, especially since that Hebrew word word which if any in this Donation to Adam, Cha. 1. 28. must comprehend Man, is so plainly used in contradiffinction to him, as Gen. 6. 20, 7. 14. 21. 23. Gen 8. 17, 19. And if God made all Mankind flaves to Adam and his Heirs by giving Adam Dominion over every living thing that movetb on the Earth, Chap. 1. 28. as our A would have it, me thinks Sr. Robert should have carried his Monarchical Power one ftep higher, and fatisfied the World, that Princes might have

eat their Subjects too, fince God gave as full Power to Noah and his Heirs, Cha. 6. 2. to eat every Living thing that moveth, as he did to Adam to have Dominion over them, the Hebrew words

in both places being the fame.

28. David, who might be supposed to underfland the Donation of God in this Text, and the right of Kings too, as well as our A-in his Comment on this place, as the Learned and Judicious Ainsworth calls it, in the 8th Pfalm, finds here no fuch Charter of Monarchical Power, his words are, Thou bast made bim, i. e. Man the Son of Man, a little lower than the Angels, thou mad ft him to have Dominion over the works of thy hands thou hast put all things under his Feet, all Sheep and Oxen and the Beafts of the Field, and the Fowle of the Air, and Fish of the Sea, and what soever passeth through the paths of the Sea. In which words, if any one can find out that there is meant any Monarchical Power of one Man over another, but only the Dominion of the whole Species of Mankind, over the inferior Species of Creatures, he may, for ought I known, deserve to be one of Sr. Rob's Monarchs in habit, for the rareness of the discovery. And by this time, I hope it is evident, that he that gave Dominion over every Living thing that moweth on the Earth, gave Adam no Monarchical Power over those of his own Species, which will yet appear more fully in the next thing I am to shew.

29. 2. Whatever God gave by the words of this grant, I Gen. 28. it was not to Adam in particular, exclusive of all other Men whatever Deminion he had thereby, it was not a Private Dominion, but a Dominion in common with the rest of Mankind.

Mankind. That this Donation was not made in particular to Adam, appears evidently from the words of the Text, it being made to more than one, for it was spoken in the Plural Number, God bleffed them, and faid unto them, Have Dominion. God fays unto Adam and Eve, Have Dominion; thereby, fays our A. Adam was Monarch of the World: But the Grant being to them, i. e. spoke to Eve also, as many Interpreters think with reason, that these words were not spoken till Adam had his Wife, must not she thereby be Lady, as well as he Lord of the World? If it be faid that Eve was subjected to Adam, it feems she was not so to him, as to hinder her Dominion over the Creatures, or Property in them; for shall we say that God ever made a joint Grant to two, and one only was to have the benefit of it?

30. But perhaps 'twill be faid, Eve was not made till afterward: Grant it fo, What advan-tage will our A. get by it? The Text will be only the more directly against him, and shew that God in this Donation, gave the World to Mankind in common, and not to Adam in par-The word Them in the Text must include the Species of Man, for 'tis certain Them can by no means fignifie Adam alone. In the 26th Verse, where God declares his intention to give this Dominion, it is plain he meant, that " he would make a Species of Creatures, that should have Dominion over the other Species of this Terrestrial Globe: The words are, And God faid, Let us make Man in our Image, ofter our Likenels, and let them have Dominion over the Fifth, &c. They then were to have Dominion. Who? even thole

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those who were to have the Image of God, the Individuals of that Species of Man that he was going to make, for that Them should fignific Adam fingly, exclusive of the rest, that should be in the World with him, is against both Scripture and all Reason: And it cannot possibly be made Sense, if Man in the former part of the Verse do not fignifie the fame with Them in the latter, only Man there, as is usual, is taken for the Species, and them the individuals of that Species; and we have a Reason in the very Text, for God makes him in his own Image after his own Likenes, makes him an intellectual Greature, and so capable of Dominion: for wherein foever elfe the Image of God confifted, the intellectual Nature was certainly a part of it, and belong'd to the whole Species, and enabled them to have Dominion over the inferiour Creatures; and therefore David fays in the 8th Pfulm above cited, Thou buft made bim little lower than the Angels, thou haft made him to have Dominion : 'Tis not of Adam King David foeaks here, for Verse 4. 'tis plain, 'tis of Man, and the Son of Man, of the Species of Mankind.

31. And that this Grant spoken to Adam was made to him, and the whole Species of Man, is clear from our A's own Proof out of the Pfalmiss, The Earth, saith the Pfalmiss, bath be given to the Children of Men; which shews the Title comes from Fatherhood: These are Sir Robert's words in the Preface before cited, and a strange Inserence it is he makes, God bath given the Earth to the Children of Men, ergo the Title comes from Fatherhood. Tis pity the Propriety of the Hebrew Tongue had not used Fathers of Men in stead of Children

of Men, to express Mankind; then indeed out A. might have had the countenance of the found of the words, to have placed the Title in the Fai therbood; but to conclude, that the Fatherbood had the Right to the Earth, because Godgave it to she Children of Men, is a way of arguing peculiar to our A. And a Man must have a great mind to go contrary to the Sound as well as Senfe of the Words, before he could light on it. But the Sense is yet harder, and more remote from our A's purpose: For as it stands in his Preface, it is to prove Adam's being Monarch, and his reaforing is thus, God gave the Earth to the Children of Men, ergo Adam was Monarch of the World, I defie any Man to make a more pleafant Conclufion than this, which cannot be excused from the most obvious Absurdity, till it can be shewn, that by Children of Men, he who had no Father, Adam alone is fignified; but whatever our A. does, the Scripture fpeaks not Nonfenfe.

32. To maintain this Property and Private Dominion of Adam, our A. labours in the following Page to defreoy the Community granted to Noah and his Sons, in that parallel place, 9 Gen. 1, 2, 2.

and he endeavours to do it two ways.

or. Sir Rob. would perfivade us against the express words of the Scripture, that what was here granted to Noah, was not granted to his Sons in common with him: His words are; As for the general Community between Noah and his Sons, which Mr. Selden will have to be granted to them, 9 Gen. 2. the Text doth not warrant it. What Warrant our A. would have, when the plain express words of Scripture, not capable of another meaning, will not satisfie him, who pretends to build

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build wholly on Scripture, is not easie to imagine. The Text fays, God Weffed Noah and by Sons, and faid unto them, i. c. as our d. would have it. unto bim : For, faith he, although the Sons are where mentioned with Noah in the Bleffing, yet it may best be understood, with a Subordination or Benediction in Succession, O. 211. That indeed is heft, for our A. to be understood, which best serves to his purpose, but that truly may best be understood by any body elfe, which best agrees with the plain confirmation of the words, and arises from the obvious meaning of the place, and then with Subordination and in Succession, will not be best ochderstood, in a Grane of God, where he himself put them not, nor mentions any fuch Limitation. But yet, our A has reasons, why it may beff be understood fo. The Bleffing, fays he in the following words, might truly be fulfilled, if the Sons either under or after their Futhen, enjoy'd a Private Domemon, O.211. Which is to fay, that a Grant whose express words give a joynt Title in present; for the Text fays into your Hands they are delivered, may best be understood with a Subordination or in Succession, because 'tis possible, that in Subordination, or Succession it may be enjoy'd, which is all one as to fay, that a Grant of any thing in prefent possession, may best be understood of reverflon; because its possible one may live to enjoy of in reversion of the Grant be indeed to a Fathere and to his sone after him, who is to divid as to let his Children enjoy it prefently in domwith him, one may rouly they as to the event, one will be as good as the other; but it can never be true, that what the express words grants in possession and in common may best be understood, tomoverner

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to be in reversion. The furn of all his reasorting amounts to this: God did not give to the Sons of Neab the World in common with their Father, because 'twas possible they might enjoy it under, or after him, a very good fort of Argument, against an express Text of Scripture: But God must not be believed, though he speaks it himself, when he says he does any thing, which will not consist with Sir Robert's Hypothesis.

33. For his plain, however he would exclude them, That part of this Benediction, as he would have it in Succession, must need be meant to the Sons, and not to Noab himself at all, Be Fruitful, and Multiply, and Replenish the Earth, fays God, in this Bleffing; this part of the Benediction, as appears by the fequel, concerned not Noab himfelf at all; for we read not of any Children he had after the Flood, and in the following Chapter, where his Posterity is reckon'd up, there is no mention of any, and fo this Benediction in Succoffion, was not to take place till 350 Years after, and to fave our A's imaginary Monarchy, the Peo. pling of the World mult be deferr'd 350 Years; for this part of the Renediction cannot be underfood with Subordination, unless our A. will fay, that they must ask leave of their Father Noub to he with their Wives. But in this one point our A. is constant to himself in all his Discourses, he takes only care there should be Monarchs in the World, but very little there should be People; and indeed his way of Government is not the way to People the World: For how much Absolute Monarchy helps to fulfil this great and primary Bleffing of God Almighty, Be fruitful, and multiply, and reglerif the Earth, which contains in it the improvement

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provement too of Arts and Sciences, and the conveniencies of Life; may be feen in those large and rich Countries, which are happy under the Tarkish Government, where are not now to be found; nay in many, if not most parts of them 15, perhaps I might say not 11 of the People, that were formerly, at will easily appear to any one, who will compare the Accounts we have of it at this time, with Antient History, but this by the by.

34. The other Parts of this Benediction or Grant, are to expressed that they must needs be underflood to belong to Neah's Sons, not with a Subordination or in Succession, but as far forth and equally as to Noah himfelf. The fear of you, and the dread of you, fays God, shall be upon every Beast, &cc. Will any Body but our A. fay, that the Creatures scared and flood in awe of Noab only, and not of his Sons without his leave, or till after his death? And the following words, into your hands they are delivered, are they to be understood as our A. fays, if your Father please, or they shall be deliver'd into your hands hereafter. If this be to argue from Seripure, I know not what may not be proved by it, and I can scarce see how much this differs from that Fiction and Phomfie or how much a furer Foundation it will prove than the Opinions of Philosophers and Paers, which our A, fo much condemns in his Preface. 35. But our A- goes on to prove, that it may best be under ftood with a Subordination or a Benedifrom in Succession, for, lays he, it as not probable that the private Dominion which God gave to A data, and by his Donation, Affiguration or Cession to be Children, was Abrogated, and a Community of all things. instituted between Noals and his Sons. Noath was left the fale Hair of the Morld, why fooded it be

thought that God would disinherit him of his Birth right, and make him of all Mon in the World the only Tenant in Common with his Ghildren, O. 2. 11.

26. The Prejudices of our own ill grounder Opinions, however by us called Probable, cannot Authorize us to understand Scripture contrary to the direct and plain meaning of the Words I grant, 'tis not probable that Adams private De minion was here Abrogated, because it's more than improbable, for it will never be proved that ever Adam had any fuch Private Dominion: And find parallel places of Scripture are most probable to make us know, how they may be best understood there needs but the comparing this Bielling here to Noab and his Sons after the Flood, with the to Adam after the Creation, 1 Gen. 28. to affure any one that God gave Adam no fuch Private 'Tis Probable, I confess, that Noa Dominion. should have the same Title, the same Property and Dominion after the Flood, that Adam had before it. But fince Private Dominion cannot confift with the Bleffing and Grant God gave to him and his Sons in Common, 'tis a fufficient Reason to conclude that Adam had none, especially fince in the Donation made to him, there is no words that express it, or do in the least favour it: And then let my Reader Judge whe ther it may best be understood, when in the one place there is not one word for it, not to fay, what has been above proved, that that Text it felf proves the contrary, and in the other, the Words and Sense are directly against it.

37. But our A. Cays, Noah was the fole Heir of the World, why should it be thought that God would disinherit him of his Birth-right: Heir, indeed, in England, fignifies the Eldest Son, who is by the Law of England to have all his Fathers Land, but where God ever appointed any such Heir of the World, our A. would have done well to have shewed us, and how God disinherited him of his Birthright, or what harm was done him if God gave his Sons a Right to make use of a part of the Earth for the support of themselves and Families, when the whole was only more then Noah himself, but infinitely more then they all could make use of, and the Possessions of one could not at all Prejudice, or as to any use streighten that of the other.

38. Our A. probably forefeeing he might not be very fuccessful in perfuading People out of their Senies, and fay what he could, Men would be apt to believe the plain words of Scripture, and think, as they faw, that the Grant was spoken to Noab and his Sons jointly. He endeavours to infinuate, as if this Grant to Noab, conveyed no Property, no Dominion; because, Subduing the Earth and Dominion over the Creatures ore therein omitted, nor the Barth once named. And therefore, fays he, there is a confiderable difference between thefe two Texts; the first Bleffing gave Adam a Dominion over the Earth and all Creatures, the latter allows Noah Liberty to use the Living Creatures for Food, bere is no alteration or diminishing of his Title, to a Property of all Things, but an Enlargement only of bis Commons, O. 211. fo that in our A.'s Sense, all that was faid here to Noah and his Sons, gave them no Dominion, no Property, but only Enlarged the Commons; Their Commons, I should lay fince, God fays, to you are they gives, though our As fays his, for as for Noah's Sons, they it

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feems by Sr. Robert's appointment during their Fathers Life time, were to keep Fasting days.

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29. Any one but our A. would be mightily fulpected, to be blinded with Prejudice, that in all this Bleffing to Noah and his Sons, could fee nothing but only an Enlargement of Commons For as to Dominion Which our A, thinks omitted, the fear of you, and the dread of you, fays God, shall be upon every Beaft, which I suppose, expresses the Dominion, or Superiority was deligned Man o ver the living Creatures, as fully as may be, for in that fear and dread, feems chiefly to confift what was given to Adam, over the inferior Animals; who as absolute a Monarch as he was, could not makebold with a Lark or Rabbit to fatisfie his hunger, and had the Herbs but in common with the Beafts, as is plain from 1 Gen. 2. 9. and 30. In the next place, 'tis manifest that in this Bleffing to Noah and his Sons; Property is not only given in clear Words, but in a larger extent than it was to Adam. Into your bands they are given, fays God, to Noah and his Sons, which Words, if they give not Property, nay, Property in Pol fession; 'twill be hard to find Words that can, fince there is not a way to express a Man's being possessed of any thing more Natural, nor more certain, than to fay, it is delivered into bis Hands. And, Verse 3d, to shew, that they had then given them the utmost Property Man is capable of, which is to have a right to destroy any thing by using it & Every moving thing that Livetb, faith God, shall be Meat for you, which was not allowed to Adam in his Charter. This our A. Calls, a Liberty of using them for Food, and only an Enlargement of Commons, but no alteration of Property

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Preperty, O. 214. What other Property Man. can have in the Creatures, but the Liberty of ufing them, is hard to be understood: So that, if the of Bleffing, as our A. fays, gave Adam Dominion over the Creatures, and the Bleffing to Noah and his Sons, gave them fuch a Liberty to use them, as Adam had not; it must needs give them fomething that Adam with all his Sovereignty wanted, fomething that one would be apt to take for a greater Property; for certainly he has no absolute Dominion over even the Brutal Part of the Creatures, and the Property he has in them, is very narrow and scanty, who cannot make that use of them, which is permitted to another; should any one, who is Absolute Lord of a Country, have bidden our A. Subdue the Earth, and given him Dominion over the Creatures in it, but not have permitted him to have taken a Kid or a Lamb out of the Flock, to fatisfie his hunger; I guels, he would fcarce have thought himself Lord or Proprietor of that Land, or the Cartel on it : But would have found the difference between baving Dominion which a Shepherd may have, and having full Property as an Owner. So that, had it been his own Cafe, Sir Reb. I believe, would have thought here was an Alteration, nay, an en'arging of Property, and that Noah and his Children had by this Grant, not only Property given them, but fuch a property given them in the Creatures, as Adam had not; for however, in respect of one another, Men may be allowed to have propriety in their diffinct Portions of the Creatures; yet in respect of God the Maker of Heaven and Earth, who is fole Lord and Proprietor of the whole

World: Mans Propriety in the Creatures, is nothing but that Liberty to use them, which God has permitted, and so Man's property may be altered and enlarged, as we see it was here, after the Flood, when other uses of them are allowed, which before were not; from all which I suppose, it is clear, that neither Adam nor Naab, had any Private Dominion, any Property in the Creatures, exclusive of his Posterity, as they should successively grow up into need of them, and come to be able to make use of them.

40. Thus we have Examined our As Argument for Adams Monarchy, founded on the Bleffing pronounced, 'r Gen. 28. Wherein I think is impossible for any fober Reader, to find any else but the setting of Mankind above the other kinds of Creatures, in this habitable Earth of ours. Tis nothing but the giving to Man, the whole Species of Man, as the chief Inhabitant, who is the Image of his Maker, the Dominion over the other Creatures. This lies to obvious in the plain words, that any one but our A. would have thought it necessary to have shewn, how these words that seem'd to say the quite contrary, gave Adam Monarchical Absolute Power over other Men, or the Sole Propriety in all the Creatures, and methinks in a business of this moment, and that whereon he Builds all that follows, he should have done something more than barely cite words which apparently make against him; for I confess, I cannot see any thing in them, tending to Adams Monarchy, or Private Dominion, but quite the contrary. And I the less deplore the dulaess of my apprehension herein, fince I find the Apostle seems to have as litto

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de notion of any fuch Private Diminion of Adam as I, when he fays, God gives us all things richly to enjoy, which he could not do, if it were all gi ven away already, to Monarch Adam, and the Monarchs his Heirs and Successors. To conclude, this Text is fo far from proving Adam Sole Proprietor, that on the contrary, it is Confirmation of the Original Community of all things amongst the Sons of Men, which appearing from this Donation of God, as well as other places of Scripture, the Sovereignry of Adam, built upon his Private Dominim, must fall, not having any Foundation to support it.

41. But yet if after all, any one will needs have it fo, that by this Donation of God, Adam was made fole Proprietor of the whole Earth. what will this be to his Sovereignty; and how will it appear, that Propriety in Land gives a Man Power over the Life of another, or how will the possession even of the whole Earth, give any one a Sovereign Arbitrary Authority over the persons of Men: The most specious thing to be laid, is, that he that is Proprietor of the whole World, may deny all the rest of Mankind Food, and fo at his pleasure starve them, if they will not acknowledge his Sovereignry, and Obey his Will. If this were true, it would be a good Argument to prove, that there was never any fuch Property, that God never gave any fuch Private Dominion, fince it is more reasonable to think, that God who bid Mankind increase and multiply, should rather himself give them all a Right, to make use of the Food and Rayment, and other Conveniences of Life, the Marerials whereof he had to plentifully provided for them, then

comake them depend upon the Will of a Malor their Subliftence, who should have Power in destroy them all when he pleased, and who being no better than other iden, was in Succession likelier by want and the dependance of a scant Fortune, to tye them to hard Service, than by heral Allowance of the Conveniences of Life, promote the great Design of God, Increase and Multiply, he that doubts this, let him look into the Absolute Monarchies of the World, and see what becomes of the Conveniences of Life, and the

Multitudes of People.

42. But we know God hath not left one Man so to the Mercy of another, that he may starve him if he please; God the Lord and Father of all has given so one of his Children fuch a Property in his peculiar portion of the things of this World, but that he has given his needy Brother a Right in the Surpluffage of his Goods, fo that it cannot justly be denyed him, when his preffing wants call for it. And therefore no Man could ever have a just Power over the Life of another, by Right of property in Land or Polfeffions, fince twould always be a Sin in any Man of Estate, to let his Brother perish for want of affording him Relief out of his Plenty: For as Fulfice gives every Man a Title to the product of his honest Industry, and the fair Acquisitions of his Ancestors descended to him; so Charity gives every Man a Title to fo much out of anothers plenty, as will keep him from extream want, where he has no means to fublift other? wife; and a Man can no more justly make use of anothers necessity, to force him to become his Vallal, by with holding that Relief, God remires him to afford to the wants of his Brother, than he that has more fluength can feize upon a weaker, mafter him to his Obedience, and with a Dagger at his Throat offer him Death or Sla-

very.

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43. Should any one make fo perverte an ute of Gods Bleffings poured on him with a liberal Hand, should any one be Cruel and Uncharitable to that extremity, yet all this would not prove that propriety in Land, even in this Cafe, gave any Authority over the perions of Men, but only that Compact might; fince the Authority of the Rich Proprietor, and the Subjection of the Needy Beggar began not from the possession of the Lord, but the Confent of the poor Man who prefer'd being his Subject to Starving. And the Man he thus submits to, can pretend to no more Power over him, than he has confented to, upon Compact, upon this ground a Man's having his Stores filled in a time of Scarcity, having Money in his Pocket, being in a Vellel at Sea being able to Swim, or may as well be the Foundation of Rule and Dominion, as being Possessor of all the Land in the World, any of these being sufficient to enable me to save a Mans Life who would perish if such Assistance were denied him; and any thing by this Rule that may be an occasion of working upon anothers necesfity, to fave his Life, or any thing dear to him, at the rate of his Freedom, may be made a Foundation of Sovereignty as well as Property; from all which it is clear, that tho' God fhould have given Adam Private Dominion, yet the Private Dominion could give him no Sovereignty;

But we have already fufficiently proved, that God gave him no Private Dominion.

## CHAP. V.

Of Adam's Title to Sovereignty by the Subjection of Eve:

HE next place of Scripture we find our A. Builds his Monarchy of Adam on, is 3. Gen. 26. And thy defire shall be to thy Husband, and be fall rule over thee. Here we have (fayshe) the Original Grant of Government, from whence he concludes, in the following part of the Page O. 244. That the Supream Power is festled in the Fatherbood, and limited to one kind of Government, that is to Monarchy: For let his premises be what they will, this is always the conclusion, let Rule in any Text, be but once named, and prefently Absolute Monarchy is by Divine Right Establish'd, if any one will but carefully Read our As own reasoning from these Words, 0.244, and consider among other things, the Line and Posterity of Adam, as he there brings them in , he will find fome difficulty, to make Senfe of what he fays : but we will allow this at prefent, to his peculiar way of Writing, and confider the Force of the Text in hand. The Words are the Curfe of, God upon the Woman, for having been the first and forwardeft in the Disobedience, and if we will confider the occasion of what God fays here to our first Parents, that he was Denouncing Judgment, and declaring his Wrath against them both, for their Disobedience, we cannot suppose that

hat this was the time, wherein God was grant-ing Adam Prerogatives and Priviledges, investng him with Dignity and Authority, Elevating nimto Dominion and Monarchy; For though as a helper in the Temptation, Ew was laid below him and to he had accidentally a Superiority over her, for her greater Punishment, yet he too had his share in the fall, as well as the sin, and was laid lower, as may be feen in the following Verles, and 'twould be hard to imagine, that God, in the same Breath, should make him Universal Monarch over all Mankind, and a day labourer for his Life. Turn him out of Paradice, to till the Ground, ver. 23. and at the fame time, advance him to a Throne, and all the Priviledges and Ease of Absolute Power.

45 This was not a time, when Adam could expect any Favours, any Grant of Priviledges, from his offended Maker. If this be the Original Grant of Government, as our A—— tells us, and Adam was now made Monarch, whatever St. Robert would have him, 'tis plain, God made him but a very poor Monarch, fuch an one, as our A--- himself would have counted it no great Priviledge to be, God fess him to work for his living, and feems rather to give him a Spade into his hand, to Subdue the Earth, than a Scepter to Rule over his Inhabitants. In the Sweat of thy Face thou shalt eat thy Bread, fays God to him, ver. 19. this was unavoidable, may it perhaps be answered, because he was yet without Subjects, and had no body to work for him, but afterwards living as he did above 900 Years, he might have People enough, whom he might command, as well as a Partner in the Trank greffion, to work for him; no, fays God, not only only whilst thou art without other help, save the Wise, but as long as thou livest, shalt thou live to thy Labour. In the Sweat of the Face, shalt the eat the Bread, till thou return who the Ground, so out of it wast thou taken, for dust thou art, and who dust shalt thou return, v. 19. It will perhaps be an swered again, in Favour of our A——, that these words are not spoken Personally to Adam but in him, as their Representative to all Mankind, this being a Curse upon Mankind, because of the fall.

46. God, I believe, fpeaks differently from Men, because he speaks with more Truth, more Certainty: but when he vouchsafes to speak to Men; I do not think, he speaks differently from them, in croffing the Rules of Language in ule amongst them, this would not be to condescend to their Capacities, when he humbles himself to fpeak to them, but to lose his delign in speaking, what thus spoken, they could not understand. And yet thus must we think of God, if the Interpretations of Scripture, necessary to attain our A --- s Doctrine, must be received for good: For by the ordinary Rules of Language, it will be very hard to understand, what God says; If what he speaks here, in the Singular Number to Adam, must be understood to be spoken to all Mankind, and what he fays in the Plural Number, 1 Gen. 26, and 28. must be understood of Adam alone, exclusive of all others, and what he fays to Noah and his Sons Joynely, mult be understood to be meant to Noab alone, Gen. 9.

47. Farther it is to be noted, that these words here of 3 Gen. 16. which our A. calls the Original Gram of Government, were not spoken to A-

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lain, neither indeed was there any Grant in them made to Adam, but a punishment laid upon Euri and if we will take them as they were directed in particular to her, or in her, as a representative so all other Women, they will at most concern the Female Sex only, and import no more but that Subjection they should ordinarily be in to their Husbands: But there is here no more Law to oblige a Woman to fuch a Subjection, if the Circumstances either of her Condition or Contract with her Husband should exempt her from it, then there is that she should bring forth her Children in Sorrow and Pain, if there could be found a Remedy for it, which is also a part of the same Curse upon her, for the whole Verse runs thus, Unto the Woman be faid, I will greatly multiply thy forrow and thy conception; In forrow thou hals bring forth Children, and thy defire shall be to thy Husband and be hall rule over thee. Twould, I think, have been a hard matter for any Body, but our A. to have found out a Grant of Monarchical Government to Adam in these Words, which were neither spoke to, nor of him; neither will any one, I suppose, by these Words, think the weaker Sex, as by a Law fo subjected to the Curse contained in them, that 'tis their duty not to endeavour to avoit it. And will any one fay, that Eve. or any other Woman, finn'd, if the were brought to Bed without those multiplyed Pains God threatens her here with? Or that either of our Queens Mary or Elizabeth, had they Married any of their Subjects, had been by this Text put into a Political Subjection to him, or that he thereby should have had Monarchieal Rule over hera God, in this Text, gives not, that I fee, any

any Authority to Adam over Eve, or to Me over their Wives, but only foretels what fhou be the Womans Lot, how by his Providence I would order it fo, that flie should be subject ther Husband, as we see that generally the Law of Mankind and Customs of Nations, have of dered it so; and there is, I grant, a Foundation in Nature for it.

48. Thus when God fays of Jacob and Efa, That the Elder fould ferve the Runger, 25 Gen. 23, no body supposes that God hereby made Jacob Efan's Sovereign, but forecold what should de fa

the come to pals.

But if these words here spoke to Eve must need be understood as a Law to bind her and all other Women to Subjection, it can be no other Subjection than what every Wife owes her Husband, and then if this be the Original Grant of Government and the Foundation of Monarchical Power, there will be as many Monarchs as there are Husbands; If therefore these words give any Power to A. dam, it can be only a Conjugal Power, not Political, the Power that every Hasband hath to order the things of private Concernment in his Family, as Proprietor of the Goods and Land there, and to have his Will take place in all things of their common Concernment before that of his Wife: But not a Political Power of Life and Death over her, much less over any body elfe.

49. This I am fure: If our A. will have this Text to be a Gram, she Original Grant of Government, Political Government, he ought to have proved it by some better Arguments than by barely faying. That thy desire shall be unto the

Husband;

Husband, was a Law whereby Eps and all all (bould come of ber, were subjected to the abid lute Monarchical Power of Adam and his Heir Thy defire shall be to thy Husband, is too douben an expression, of whole fignification Interpresent are not agreed, to build to confidently on, at in a Matter of fuch moment, and so great and general Concernment: But our A. according to his way of Writing, having once named the Text, concludes presently without any more ado, that the meaning is, as he would have it, let the words Rule and Subjett be but found in the Text or Margent, and it immediately fignifies the Dury of a Subject to his Prince, and the Relation is changed; and though God fays Husband, Sir Robert will have it King, Adam has preferally Abfolute Monarchical Power over Eve, and not only Eve, but all that should come of ber, though the Scripture fays not a word of it, nor our A. a word to prove it. But Adam must for all that be an Absolute Monarch, and so down Ch. 1. And here I leave my Reader to confider, whether my bare faying, without offering any Reasons to evince it, that this Text gave not Adam that Ab-Solute Monarchical Power, our A. Supposes, be not as fufficient to destroy that Power, as his bare Affertion is to Establish it, since the Text mentions neither Prince nor People, speaks nothing of Absolute or Monarchical Power, but the Subjection of Eve, a Wife to her Husband. And he that would trace our A. fo all through, would make a short and sufficient answer to the greatest part of the Grounds he proceeds on, and abundantiy confute them by barely denying; It being a futficient answer to Astertions without Proof, to deny

deny them without giving a Reason, and there pre should I have faid nothing but barely deny'd that by this Text the Supreme Power was sessed and founded by God himself, in the Fatherhood, Limited to Monarchy, and that to Adam's Person and Heirs all which our A. norably concludes from these words, as may be feen in the fame Page, 0.244. and defired any fober Man to have read the Text, and confidered to whom, and on what occasion it was spoken, he would no doubt have wondered how our A, found out Monarchical Abfolice Power in it, had he not had an exceeding good Faculty to find it himself, where he could not shew it others. And thus we have examined the two places of Scripture, all that I remember our A. brings to prove Adam's Sovereignty, that Supremacy, which he fays, it was Gods Ordinance should be unlimited in Adam, and as large as all the Alls of his Will, O. 254. viz. 1 Gen. 28. and 3 Gen. 16. one whereof fignifies only the Subjection of the Inferior Ranks of Creatures to Mankind, and the other the Subjection that is due from a Wife to her Husband, both far enough from that which Subjects owe the Governors of Political Societies. The state of the state of

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## CHAP. VI.

Of Adam's, Title to Sovereignty by Father, bood.

o. Here is one thing more, and then I think I have given you all that our A brings for proof of Adam's Sovereignty, and that is a Supposition of a natural Right of Dominion over his Children, by being their Father, and this Title of Fatherhood he is so pleased with, that you will find it brought in almost in every Page, pasticularly, he fays, Not only Adam, but the fucceeding Patriarchs had by Right of Eatherhood Royal Aubority over their Children, p. 12. And in the ame page, This Subjection of Children being the Fountain of all Regal Authority, &c. This being, as one would think by his fo frequent mentioning it, the main Basis of all his Frame, we may well expect clear and evident Reason for it, fince he lays it down as a Polition necessary to his purpose, That every Man that is born is so fan from being Free, that by his very Birth be becomes a Subjell of bim that begets bim, O. 156. So that A. dam being the only Man Created, and all ever fince being Begotten, no body has been born free. If we ask how Adam comes by this Power over his Children, he tells us here 'tis by begenting them: And fo again, 0.223. The Natural De. minion of Adam, says he, may be proved out of Grotius bimfelf, who teacheth, That generatione jus acquiritur parentibus in liberos. And indeed

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the Act of begetting being that which makes a Man a Father, his Right of Father over his Children can naturally arise from nothing else.

si. Grotius tells us not here how far this ju in liberos, this Power of Parents over their Chil. dren extends; but our A. always very clear in the point, affures us, 'tis Supreme Power, and like that of Absolute Monarchs over their Slaves, Abfolute Power of Life and Death. He that should demand of him, How, or for what Reason it is that begetting a Child gives the Father fuch an Absolute Power over him? will find him answer nothing; we are to take his word for this as well as feveral other things, and by that the Law of Nature and the Constitutions of Government must stand or fall: Had he been an Absolute Monarch, this way of talking might have fuited well enough, pro ratione voluntas, may there be allow. ed: But 'tis but an ill way of pleading for Abfo. lute Monarchy, and Sir Robert's bare Sayings will scarce Establish it, one Slave's Opinion without proof is not of weight enough to dispose of the Liberty and Fortunes of all Mankind: If all Men are not, as I think they are, naturally equal, I'm fure all Slaves are, and then I may without prefumption oppose my fingle Opinion to his, and be as confident that my Saying, That Begetting of Children makes them not Slaves to their Fathers, fets all Mankind Free, as his affirming the contrary makes them all Slaves. But that this Position, which is the Foundation of all their Doctrine, who would have Monarchy to be Jure Divino, may have all fair play, let us hear what Reasons others give for it, since our A. offers none.

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52. The Argument, I have heard others make ule of, to prove that Fathers, by begetting them, come by an Absolute Power over their Children is this ; That Fathers have a Power over the Lives of their Children, because they give them Life and Being, which is the only proof it is capable of fince there can be no reason, why naturally one Man should have any claim or pretence of Right over that in another, which was never his, which he bestowed not, but was received from the bounty of another. 1°. I answer, That every one who gives another any thing, has not always thereby a Right to take it away again. But 2°. They who fay the Father gives Life to his Children, are so dazled with the thoughts of Monarchy, that they do not, as they ought, remember God, who is the Author and Giver of Life, 'tis in him alone we live, move, and have our Being. How can he be thought to give Life to another, that knows not wherein his own Life confifts? Philosophers are at a loss about it al. ter their most diligent enquiries; And Anaton mists, after their whole Lives and Studies spent in Diffections, and diligent examining the Boa dies of Men, confess their Ignorance in the Structure and Use of many parts of Mans Body, and in that Operation wherein Life confifts in the whole; And doth the rude Plough-Man, or the more ignorant Voluptuary frame or fashion fuch an admirable Engine as this is, and then put Life and Sense into it? Can any Man say, He formed the parts that are necessary to the Life of his Child? Or can he suppose himself to give the Life, and yet not know what Subject is fit

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to receive it, nor what Actions or Organs and necessary for its Reception or Preservation? age. To give Life to that which has yet no be ing, is to frame and make a living Creature, a ules, and having proportion'd and fitted then together, to put into them a living Soul. He that could do this, might indeed have fome pretence to destroy his own Workmanship. Bur there any one fo bold, that dares thus far Ar rogate so himfelf the Incomprehensible Works of the Almighey? Who alone did at first, and con cinues Itill to make a live Soul. He alone can breathe in the Breath of Life. If any one think bimielf an Artist at this, let him number up the parts of his Childs Body which he hath made sell me their Uses and Operations, and when the living and rational Soul began to inhabit the curious Structure, when Senfe began, and how this Engine he has framed Thinks and Reafons If he made it, let him, when it is out of order, mend it, at least tell wherein the defects lie Shall be that made the Eye not fee? fays the Pfal. milt. Pfalm 94. 9. See thefe Mens Vanities: The Structure of that one part is fufficient to convince us of an All-wife Contriver, and he has fo visible a claim to us as his Workmanship, that one of the ordinary Appellations of God in Scripture is, God our Maker, and the Lord our Maker, And therefore though our A. for the magnifying his Fatherhood, be pleased to say, O. 159. That even the Power which God himself exerciseth over Mankind is by Right of Fatherbood, yet this Fatherhood is fuch an one as utterly excludes all pretence of Title in Earthly Parents; for he is King. because (433)

pecause he is indeed Maker of usall, which no Parents can pretend to be of their Children.

feir Children its not so slight a peice a Workmanship, that it can be imagined they could
make them without designing it; what Father
of a Thousand, when he begets a Child, thinks
farther than the satisfying his present Appetite, God in his infinite Wildom has put strong
desires of Copulation into the Constitution of Men,
thereby to continue the race of Mankind, which
he doth most commonly without the intention, and often against the Consent and Will
of the Begetter. And indeed those who desire and design Children, are but the occasions
of their being, and when they design and will
to beget them, do little more rowards their making than Ducasion and his Wife in the Fable did
towards the making of Mankind, by throwing
Pebbles over their Heads

children, gave them Life and Being, and that hence there followed an Ablolute Power. This would give the Father but a joynt Dominion with the Mother over them; for no body can deny but that the Woman hath an equal share, if not the greater, as nourishing the Child a long time in her own Body out of her own Substance. There it is fashion'd, and from her it receives the Materials of Principles of its Constitution; And it is so hard to imagine the rational Soul should presently Inhabit the yet unformed Embrio, as soon as the Father has done his part in the Act of Generation, that if it must be supposed to drive any thing from the Parents, it stuft cer-

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tainly owe most to the Mother: But be that a it will the Mother connot be denied an equa share in begetting of the Child, and so the All Solute Authority of the Father will not arise from Our A- indeed is of another mind: for he fays. We know that God at the Creation gave the Sovereignty to the Man over the Woman, as be ing the Nobler and Principal Agent in Generation, O. 172. I remember not this in my Bible, and when the place is brought where God at the Creation gave the Sovereignty to Man over the Woman, and that for this Reason, because be is the Nobler and Principal Agent in Generation, it will be time enough to consider and answer it: But it is no new thing for our A- to tell us his own Fancies for certain and Divine Truths, though there be often a great deal of difference between his and Divine Revelations; for God in the Scripture fays, bis Father and his Mother that begot

56. They who alledge the Practice of Mankind, for exposing or selling their Children, as a Proof of their Power over them, are with Sr. Rabt. happy Arguers, and cannot but recommend their Opinion by founding it on the most shameful Action, and most unnatural Murder, humane Nature is capable of. The dens of Lions and Nurferies of Wolves known no fuch Cruelty as this; These Savage Inhabitants of the Defert obey God and Nature in being tender and careful of their Off-spring; They will Hunt, Watch, Fight and almost Starve for the Preservation of their Young, never part with them, never forfake them till they are able to shift for themselves; And is it the Priviledge of Man alone to act more con-

contrary to Nature than the Wild and most Unramed Part of the Creation? doth God forbid us under the feverest Penalty, that of Death, to take away the Life of any Man, a Stranger, and upon Provocation? and does he permit us to deftroy those he has given us the Charge and Care of, and by the dictates of Nature and Reason, as well as his Reveal'd Command, requires us to preserve? he has in all the parts of the Creation taken a peculiar care to propagate and continue the feveral Species of Creatures, and makes the Individuals act fo ftrongly to this end, that they fometimes neglect their own private good for it, and feem to forget that general Rule which Nature teaches all things of felf Preservation, and the Preservation of their Young, as the ftrongeft Principle in them overrules the Constitution of their particular Natures; Thus we fee when their Young stand in need of it, the timerous become Valiant, the Fierce and Savage Kind, and the Ravenous Tender and Liberal.

57. But if the Example, of what hath been done, be the Rule of what ought to be, Hiftory would have furnish'd our A— with instances of this Absolute Fatherly Power in its height and perfection, and he might have shew'd us in Peru, People that begot Children on purpose to Fatten and eat them. The Story is so remarkable, that I cannot but set it down in the A-s Words. In some Provinces, says be, they were so liquorish after Mans Flesh, that they would not have the patience to stay till the Breath was out of the Body, but would suck the Blood as it ran from the Wounds of the dying Man; hey had E 4 publick

publick Shambles of Man's Flesh, and their Madness herein was to that degree, that they spared not their own Children which they had begot on Strangers, taken in War: For the made their Captives their Mistresses and choiss mourished the Children they had by them, the about thirteen Years Old they Butchers and Eat them, and they served the Mothen after the same fashion, when they grew pall Child bearing, and ceased to bring them any more Roasters, Garciasso de la vega bift, du

yneas de Peru, I. 1. C. 12.

8. Thus far can the busic mind of Man carry him to the Brutality below the level of Beaft, when he quits his reason, which places him al most equal to Angels; nor can it be otherwise in a Creature, whose thoughts are more than the Sands, and wider than the Ocean, where fancy and passion must needs run him into strange courses, if reason, which is his only Star and compass, be not that he steers by; the imagination is always reftless and fuggefts variety of thoughts, and the will, reason being laid aside, is ready for every extravagant project; And in this State, he that goes farthest out of the way, is thought fittest to lead, and is sure of most followers: And when Fashion hath once Established, what Folly or Craft began, Cuftom makes it Sacred, and 'twill be thought impudence or madness, to contradict or question it. He that will impartially furvey the World, will find fo much of the Religious Governments and Manners of the Nations of the World, brought in and continued by these means, that he will have but little Reverence for the Practices which are in

in use amongst Men, and will have Reason to think, that the Woods and Forrests, where the irrational untaught Inhabitants keep right by following Nature, are fitter to give us Rules, than Cities and Palaces, where those that call shemselves Civil and rational, go out of their

way, by the Authority of Example.

59. Be it then as Sr. Rob. fays, that Ancientby it was would for Men to fell and Caffrate their Children, O. 155. Let it be, that they exposed them. add to it, if you please, for this is still greater Power, that they begat them for their Tables to fat and eat them, if this proves a right to do fo, we may, by the same Argument, justifie Adultery, Incest and Sodomy, for there are examples of these too, both Ancient and Modern : Sins, which I suppose, have their Principal Aggravation from this, that they cross the main intention of nature, which willeth the increase of Mankind, and the continuation of the Species in the highest perfection and the distinction of Families, with the fecurity of the Marriage Bed, as necessary thereunto.

60. In confirmation of this Natural Authority of the Father, our A. brings a Lame Proof, from the politive command of God in Scripture; His Words are, to confirm the natural Right of Regal Power, we find in the Decalogue, that the Law which injoyns Obedience to Kings, is delivered in the Term, Henour thy Father, p. 23. whereas many confess, that Government only in the Abstract, is the Ordinance of God, they are not able to prove any such Ordinance in the Scripture, but only in the Fatherly Power, and therefore we find the Commandment, that injoyns Obedience to Superide, given in

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the Terms, Honour thy Father ; fo that not only the Power and Right of Government, but the Form of the Power Governing, and the Person having the Power, are all the Ordinances of God. The first Father had not only simply Power, but Power Momarchical, as be was Father immediately from God, O. 254. To the same purpose, the same Law is cited by our A. in feveral other places, and just after the same Fashion, that is, and Mother, as Apocriphal Words, are always left out; a great Argument of our As ingenuity, and the goodness of his Cause, which required in its Defender, Zeal to a degree of warmth, able to warp the Sacred Rule of the Word of God, to make it comply with his present occasion, a way of proceeding, not unufual to those, who imbrace not Truths, because Reason and Revelation of fers them, but espouse Tenets and Parties, for ends different from Truth, and then refelve at any rate to defend them; and fo do with the Words and Sense of Authors, they would fit to their purpose, just as Procustes did with his guests, lop or stretch them, as may best fit them to the fize of their Notions, and they always prove like those, so served, Deformed, Lame, and uselefs.

61. For had our A. fet down this Command without Garbling, as God gave it, and joyned Mother to Father, every Reader would have feen that it had made directly against him, and that it was so far from Establishing the Monarchical Power of the Father, that it set up the Mother equal with him, and injoyn'd nothing but what was due in common, to both Father and Mother; for that is the constant Tenor of the Scripture

ture, Honour thy Father and thy Mother, Exod. 20. He that smiteth his Father or Mother, Shall surely be put to Death, 21. 15. He that Curfeth bis Father or Mother, shall surely be put to Death, Ver. 17. Repeated Lev. 20.9. and by our Saviour, Matth. 19.4. Te Shall fear every Man bis Mother and bis Father Lev. 19.3. If a Man bave a Rebellions Son, which will not Obey the Voice of his Father, or the Voice of his Mother; then Shall his Father and his Mother lay bold on bim, and say, this our Son is Stubborn and Rebellious, be will not Obey our Voice, Deut. 21.18, 19, 20, 21. Curfed be be that fetteth Light by his Father or bis Mother, 28. 16, my Son, bear the Instructions of thy Father, and for fake not the Law of thy Mother, are the Words of Salomon a King, who was not ignorant of what belonged to him as a Father or a King, and yet he joyns Father and Mother together, in all the Instructions he gives Children quite through his Book of Proverbs, woe unto bim, that sayeth unto bis Father what begetteft thou, or to the Woman, what haft thou brought forth, Ha. 11. Ver. 10. inthee bave they fet Light by Father or Mother, Ezek. 28. 2. And it shall come to pass, that when any shall yet Prophesie, then his Father and his Mother that begat him Shall fay unto him, thou Shakt not live , and his Far ther and his Mother that begat him, shall thrust him through when be Prophesieth, Zech. 13. 3: Here not the Father only, but Father and Mother joyntly, had Power in this Case of Life and Death. Thus ran the Law of the Old Testament, and in the New they are likewise joyn'd, in the O-bedience of their Children, Epb. 6. 1. The Rule is, Children Obey your Parents, and I do not Remember, that I any where Read, Children Obey

your Father and no more, the Scripture joyn Mother too in that Homage, which is due from Children, and had there been any Text, where the Honour or Obedience of Children had been directed to the Father alone, 'tis not likely that our A. who pretends to Build all upon Scripture, would have omitted it; nay, the Scripture makes the Authority of Father and Mother, in respect of those they have begot, so equal, that in some places it neglects, even the Priority of Order, which is thought due to the Father, and the Mother is put first, as Lev. 19. 9. from which fo constantly joyning Father and Mother together, as is found quite through the Scripture, we may conclude that the Honour they have a Title to from their Children, is one common right belonging fo equally to them both, that neither can claim it wholly, neither can be excluded.

62. One would wonder then how our A. infers from the 5th Commandment, that all Power was Originally in the Father. How he finds Manarchical Power of Government, settled and fixed by the Commandment, Honour thy Father and thy Mo. ther; if all the Honour due by the Commandments, be it what it will, be the only right of the Father, because he, as our A- fays, has the Sovereignty over the Woman, as being the Nobler and Principal Agent in Generation, why did God afterwards all along joyn the Mother withhim, to share in his Honour; can the Father, by this Sovereignty of his, discharge the Child from paying this Honour to his Mother? the Scripture gave no fuch License to the Jews, and yet there were often Breaches wide enough betwixt Husband and

and Wife, even to Divorce and Seperation, and I think, no Body will fay a Child may withhold Honour from his Mother, or, as the Scripture Terms it, fet light by her, though his Father should command him to do so, no more than the Mother could dispense with him, for neglecting to Honour his Father, whereby 'tis plain; that this Command of God, gives the Father

no Sovereignty, no Supremacy.

63. I agree with our A-, that the Title to this Honour is vested in the Parents by Nature, and is a right which accrews to them, by their having begotten their Children, and God by many politive Declarations has confirm'd it to them; I also allow our A-s Rule that in Grants and Gifts, that have their Original from God and Nature, as the Power of the Father, let me add and Mother, for whom God hath joyned together, let no Man put afunder, no inferior Power of Men can limit, nor make any Law of Prescription against them, O. 158, so that the Mother having by this Law of God, a right to Honour from her Children, which is not Subject to the Will of her Husband, we fee this Absolute Monarchical Power of the Father, can neither be founded on it. nor confift with it; And he has a Power very far from Monarchical, very far from that Absoluteness our A- contends for, when another has over his Subjects the same Power he hath, and by the fame Title, and therefore he cannot forbear faying himself that he cannot see how any Mans Children can be free from Subjection to their Parents, p. 12. which, in common Speech, I think, fignifies Mother as well as Father, or if Parents here fignifies only Father, tis the first time I ever yet

knew it to do fo, and by fuch an use of Words,

one may fay any thing.

64. By our A- Doctrine, the Father having Absolute jurisdiction over his Children has also the same over their Issue, and the confequence is good, were it true, that the Father had fuch a Power, and yet Lask our A- whether the Grandfather, by his Sovereignty, could discharge the Grand-Child from paying to his Father the Honour due to him by the 5th Commandment; If the Grandfather hath by right of Fatherhood, fole Sovereign Power in him, and that Obedience which is due to the Supreme Magistrate, be Commanded in these Words, Honour thy Father, 'tis certain the Grandfather might dispence with the Grand-Sons Honouring his Father, which, fince 'tis evident in common Sense, he cannot, 'tis evident, Honour thy Father and Mother, cannot mean an absolute Subjection to a Sovereign Power, but something elfe. The right therefore which Parents have by Nature, and which is confirmed to them by the 5th Commandment, cannot be that political Dominion, which our A- would derive from it, for that being in every civil Society, Supream somewhere, can discharge any Subject from any Political Obedience to any one of his fel-low Subjects. But what Law of the Magistrate, can give a Child liberty, not to Honour bis Father and Mother; 'tis an Eternal Law, annex'd pureby to the relation of Parents and Children, and to contains nothing of the Magistrates Powerin it, nor is Subjected to it.

69. Our A- says, God hath given to a Father, aright or Liberty to Alien his Power over his Children to any other O. 155. I doubt whether he can Alien,

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wholly the right of Honour that is due from them: But be that as it will, this I am fure, he cannot Alies, and retain the fame Power, if therefore the Magistrates Sovereignty be as our A-would have it, nothing but the Authority of a Supream Father, p. 23. tis unavoidable, that if the Magiftrase hath all this Paternal Right as he must have if Fatherhood be the Fountain of all Authority. then the Subjects though Fathers, can have no Power over their Children, no right to Honour from them; for it cannot be all in anothers hands. and a part remain with them, fo that according to our A-s own Doctrine, Honour thy Father and Mother, cannot possibly be understood of Political Subjection and Obedience, fince the Laws both in the Old and New Testament, that Commanded Children to Honour and obey their Parems, were given to fuch, whose Fathers were under fuch Government, and fellow Subjects with them in political Societies, and to have bid them Honour and obey their Parents in our A-s Sense, had been to bid them be Subjects to those who had no Title to it, the right to Obedience from Subjects, being all vefted in another, and instead of teaching Obedience, this had been to foment Sedition, by ferting up Powers that were not; If therefore this command, Honour thy Father and Mother, concern Political Dominion, it directly overthrows our A- Monarchy, fince it being to be paid by every Child to his Father, even in Society, every Father must necessarily have Political Dominion, and there will be as many Sovereigns as there are Fathers, besides, that the Mother too hath her Title, which deftroys nothing to his purpole.

66. The Law that enjoyns Obedience to Kings !! delivered, fays our A- in she Terms, Hanait thy Father, as if all Power were Originally in the F ther, O. 254. and that Law is also delivered fay I, in the Terms, Hower thy Mother, as I all Power were Originally in the Mother, Jap peal whether the Argument be not as good on one fide as the other, Father and Mether be ing joyned all along in the Old and New Teffs. ment, where Honour or Obedience is injoyn'd Children. Again our A - tells us, O. 254 that this command, Honour thy Father gives the right to govern, and makes the Form of Government Ma. narchical. To which I answer, that, if by His. nour thy Father be meant Obedience to the Polirical Power of the Magistrate, it concerns not any duty we owe to our natural Fathers who are Subjects, because they by our A- Doctrine. are divested of all that Power, it being placed wholly in the Prince, and fo being equally Subjects and Slaves with their Children, can have no right by that Title, to any such Honour or Obedience as contains in it Political Subjection If Honour thy Father and Mother fignifies the doty we owe our Natural Parents, as by our Sixviours Interpretation, Matth. 25. 4. and all the other mentioned places, 'tis plain it does, then it cannot concern Political Obedience, but a duty that is owing to Persons, who have no Title to Sovereignry, nor any Political Authoriy. of

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y, as Magistrates over Subjects, for the Person of a private Pather, and a Title to Obedience, due to the Supreme Magistrate, are things inconfiftent; and therefore this Command, which must necessarily comprehend the Persons of our Natural Parkets, must mean a duty we owe them diffinet from our Obedience to the Magistrate, and from which the most Absolute Power of Princes cannot absolve as . What this Dury is

we first in its due place examine.

67. And thus we have at last got through all that in our all looks like an Argument for that Absolute Unlimited Sovereigns, described, Sect. 8, which he supposes in Adam, so that Mankind ever fince have been all born Stages, withour any Title to Preedom. But if Creation which gave mothing but a Being, made not Adam Prince of his Posterny : If Adam, Gen. r. 28. was not con-fligured Lord of Mankind, nor had a Private Do. minion given him exclusive of his Children, bur only a Right and Power over the Earth, and inferiour Creatures in common with the Children of Men: If also Gen. 3, 16. God gave not any Political Power to Adam over his Wife and Children, but only subjected Eve to Adam, as a punishment, or forerold the Subjection of the weaker Sex, in the ordering the common Concernments of their Families, but gave not thereby to Adam, as to the Husband, Power of Lie and Death, which necessarily belongs to the Ma-gistrate: If Fathers by begetting their Children acquire no fuch Power over them, and if the Command, Henour thy Father and Mother, give it not, but only enjoyns a Duty owing to Parents equally, whether Subjects or not, and to

the Mather as well as the Father; If all this be fo. as I think, by what has been faid, is very evident, then Man has a Natural Freedom, notwith flanding all our A. confidently fays to the con-trary, fince all that share in the same common Nature, Faculties and Powers, are in Nature equal, and ought to partake in the same common Rights and Privileges, till the manifelt appointment of God, who is Lord over all Bleffed for ever, can be produced to shew any particular Persons Supremacy, or a Mans own consent lub-jects him to a Superior. This is so plain, that our A. confesses, that Sir John Hayward, Blacwood and Barclay, the Great Vindicators of the Right of Kings, could not deny it but admit with one confent the Natural Liberty and Equality of Mankind, for a Truth unquestionable. And our A bath been so far from producing any thing, that may make good his great Polition, That Adam was Abjolute Monarch, and fo Men are not Naturally free, that even his own Proofs make against him; so that to use his own way of Arguing, This first erroneous Principle failing, the whole Fabrick of this suast Engine of Absolute Power and Tyranny, drops down of it felf, and there needs no more to be faid in answer to all that he builds upon so falle and frail a Foundation.

68. But to fave others the pains, were there any need, he is not sparing himself to shew by his own Contradictions, the weakness of his own Doctrines, Adam's Absolute and Sole Dominion is that which he is every where full of, and all along builds on, and yet he tells us, pag, 2. That as Atlam was Lord of his Children, so his Children under him had a Command and Power over their was Ghildren. The unlimited and undivided So-

vereignty

vereigney of Adam's Furberbood, by our A's Comthe first Generation, but as foon as he had Grand Children, Sir Roll could give but a very ill account of it, Adam, as Father of his Children, falth he, bath an Abstate, Unlimited Royal Power over them, and by wire thereof over the that they beon, and to it all Generations; and ver his Children, viz. Cain and Set b, have a Parerial Power over their Children at the same time, so that they are at the fame time Abfolute Lords, and yet Valfals and Slaves; Adam has all the Authority, as Grand Father of the People, and they have a pair of it as Fathers of a part of them. He is Abjo-hite over them and their Posterity, by having be-gotten them, and yet they are Absolute over their Children by the same Title. No, says our H. Adam's Children under him, had Power over their own Children, but still with Subordination to the first Parent. A good distinction, that sounds well, and 'tis pity' it signifies nothing, nor can be reconciled with our A's Words. I readily grant, that supposing Adam's Absolute Power over his Posterity, any of his Children might have from him a delegated, and so a Subordinate Power ever a part, or all the reft; But that cannot be the Power our A, speaks of here, it is not a Power by Grant and Commission, but the Natural Paternal Power he supposes a Tather to have over his Children; for 1°, he fays, Hi Adam was a Power over their own Children! They were then Lords over their own Children after the fame manner, and by the fame Title that Adam was, . by right of Generation; by right of Father. bood.

badd 18. Tis plain he means the Natural Power of Fathers, because he limits it to be only over their own Children; a delegated Power has no luch limitation, as only over their own Children, it might be over others, as well as their own Children.

3. If it were a delegated Power, it must appear in Scripture, but there is no ground in Scripture to assume that Adam's Children had any other. Power over theirs, than what they Natur

rally had as Fathers

69. But that he means here Paternal Power, and no other, is past doubt from the Inference he makes in thele words immediately following, den alle can be free from Subjection to their Par ents; whereby it appears, that the Power on one fide, and the Subjection on the other, our here speaks of is that Natural Power and Subjection between Parents and Children; for that which every Mans Children owed could be no other, and that our A. alsways, affirms to be Abfolute and Unlimited. This Natural Power of Parents over their Children, Adam had over his Posterity, says our A, and this Power of Parents over their Children, his Children had over theirs in his Life time, fays our A. alfo; fo that Adam, by a Natural Right of Father, had an Absolute, Unlimited Power over all his Posterity, and at the fame time his Children had by the fame Right. Absolute Unlimited Power over theirs; here then are two Absolute Unlimited Powers existing together, which I would have any body reconcile one to another, or to common Sense; for the Salvo he has put in of Subordination, makes it more absurd : To have one Absolute, Unlimited, nay

nay Unlimitable Power in Subordination to and ther, is so manufelt a Contradiction, that nothing can be more. Adam a Absolute Prince with the Unlimited Authority of Father bood over all his Poste rity; All his Posterity are then absolutely his Sub jects, and, as our A. fays, his Slaves, Children and Grand-Children are equally in this State of Subjection and Slavery, and yet, fays our A. the Children of Adam bave Paternal, i. e. Absolute. Unlimited Power over their own Children, which in plain English is, they are Slaves and Absolute Princes at the fame time, and in the fame Government, and one part of the Subjects have an Ab-folute Unlimited Power over the other by the

Natural Right of Parentage.

70. If any one will suppose in favour of our A. that he here meant, that Parents, who are in Subjection themselves to the Absolute Authority of their Father, have yet fome Power over their Children: I confess he is something nearer the for he no where speaking of the Paternal Power, but as an Absolute Unlimited Authority, cannot be fupposed to understand any thing else here, unless he himself had limited it, and shewed how far it reach'd : And that he means here Paternal Authority in that large Extent, is plain from the immediate following words; This Subjection of Children being, fays he, the Foundation of all Regul durbority, p. 12. The Subjection then that in the former Line he fays, every Man is in to his Parents, and confequently what Adam's Grand-Children were in to their Parents, was that which was the Fountain of all Regal Authority, L. e. According to our As Abschite, Unlimitable Authority. And thus thus Adam's Children had Regal Authority over their Children, whilft they themselves were Subeds to their Father, and Fellow-Subjects with their Children. But let him mean as he pleases, tis plain he allows Adam's Children to bove Paternal Power, p. 12. as all other Fathers to have Pas ternal Power over their Children, O. 156. From whence one of these two things will necessarily follow that either Adam's Children even in his life. time, had, and fo all other Fathers have, as he phrases it, p. 12. By Right of Fatherbood Royal Authorsty over their Children, or elle, that Adam, by Right of Fatherhood, had not Royal Authority: For it must be that Paternal Power does, or does not. give Royal Authority to them that have it: If it does not, then Adam could not be Sovereign by this Title, nor any body else, and then there is an end of all our A's Politics at once; If it does give Royal Authority, then every one that has Paternal Power has Royal Authority, and then by our As Patriarchal Government, there will be as many Kings as there are Fathers.

vp. let him and his Disciples consider. Princes certainly will have great Reason to thank him for these new Politics, which set up as many Absolute Kings in every Country as there are Fathers of Children; and yet who can blame our A for it, it lying unavoidably in the way of one discoursing upon our A's Principles? For having placed an Absolute Power in Fathers by Right of Begerting, he could not easily resolve how much of this Power belong'd to a Son over the Children he had begotten; And so at sell out to be a very hard matter to give all the Power, as he does,

does, to Adam, and yet allow a part in his lafetime to his Children, when they were Parents, and which he knew not well how to deny them, this makes him to doubtful in his Expressions, and so uncertain where to place this Absolute Natural Power, which he calls Fatherhood; sometimes Adam alone has it all, as p. 13. O. 244, 245.

Sometimes Parents have it, which word fcarce

fignifies the Father alone, p. 12, 19.

Sometimes Children during their Fathers lifetime, 45 p. 12.

Sometimes Fathers of Families, as p.78, and 79.

Sometimes Fathers indefinitely, O. 155.

Sometimes the Heir to Adam, O. 253.

Sometimes the Posterity of Adam, 244, 246.

Sometimes prime Fathers, all Sons or Grand-Children of Noah, O 244.

Sometimes the eldeft Parents, p. 12.

Sometimes all Kings, p. 19.

Sometimes all that have Supreme Power, O.

Sometimes Heirs to those first Progenitors, who were at first the Natural Parents of the whole People, p. 19.

Sometimes an Elective King, p. 23.

Sometimes those whether a few or a multitude that Govern the Commonwealth, p. 23.

Sometimes he that can catch it, an Ufurper,

Ougase Conformable hershing ingetion eaget

72. Thus this New Nothing, that is to carry with it all Power, Authority and Government; This Fatherhood which is to defign the Perfon, and Ellablish the Throne of Monarchs, whom the People are to obey, may, according to Six Room.

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come into any Hands, any how, and so by he Politics give to Democracy Royal Authority, and make an Usurper a Lawful Prince. And it will do all these fine Fears, much good do our Author and all his Followers with their Omnipotent Farberbood, which can serve for nothing but to unsettle and destroy all the Lawful Governments in the World, and to Establish in their room Disorder, Tyranny and Usurpation.

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## CHAP. VII.

Of Fatherbood and Propriety Confidered together as Fountains of Sovereignty.

73. IN the foregoing Chapters we have feen what Adam's Monarchy was, in our A's Opinion, and upon what Titles he founded it. The Foundations which he lays the chief stress on, as those which he thinks he may best derive Monarchical Power to future Princes, are two; viz. Fatherbood and Property, and therefore the way he proposes to remove the Absurdities and Inconveniences of the Doctrine of Natural Freedom, is, to maintain the Natural and Private Dominion of Adam, O. 222. Conformable hereunto, he tells us, the Grounds and Principles of Government necessarily depend upon the Original of Property, O. 108. The Subjection of Children to their Parents withe Fount ain of all Regal Authority, p. 12. And all Power on Burth is either derived or refur ped from the Fatherly Power. com:

Power, there being no other Original to be found of any Power what foever, O. 158. I will not fland here to examine how it can be faid without a Contradiction, that the first Ground and Principles of Government necessarily depend upon the Original of Property, and yet, that there is no other Original of any Power what foever, but that of the Father : It being hard to understand how there can be no other Original but Fatherbood, and yet that the Grounds and Principles of Government depend upon the Original of Property: Property and Fatherbood being as far different as Lord of a Mannor and Father of Children, nor do I fee how they will either of them agree with what our A. fays, 0.244. of God's Sentence against Eve, Gen. 2.16. That it is the Original Grant of Government, fo that if that were the Orignal, Government had not its Original by our A's own Confession, either from Property or Fatherbood; and this Text which he brings as a a proof of Adam's Power over Eve, necessarily contradicts what he fays of the Fatherhood, that it is the Sole Fountain of all Power; for if Adam had any fuch Regal Power over Eve, as our A. contends for, it must be by some other Title than that of begetting.

74. But I leave him to reconcile these Contradictions as well as many others, which may plentifully be found in him by any one, who will but read him with a little Attention, and shall come now to consider how these two Originals of Government, Adam's Natural and Private Dominior, will consist, and serve to make out and Establish the Titles of succeeding Monarchs, who, as our A. obliges them, must all derive their Power from these Founcians. Let us then suppose Adam made

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by God's Donation Lord and Sole Proprietor of the whole Earth, in as large and ample a manne as Sir Rabers could wish ; let us suppose him als by Right of Fatherbood Absolute Ruler over hi Children with an unlimited Supremacy, I at then upon Adam's Death what becomes of both his Natural and Private Dominion, and I doubt not 'twill be answered, that they descended to his next Heir, as our A. tells us in feveral places; but this way 'tis plain, cannot possibly convey both his Natural and Private Dominion to the fame Person; for should we allow that all the Propriety, all the Estate of the Father ought to del cend to the Eldelt Son, (which will need some proof to Establish it) and so he have by that The tle all the Private Dominion of the Father, yet the Fathers Natural Dominion, the Paternal Power cannot descend to him by Inheritance 4 for being a Right that accrews to a Man only by begetting, no Man can have this Natural Dominion over any one, he does not beget, unless it can be suppos'd that a Man can have a Right to any thing, without doing that upon which that Right is folely founded. For if a Father by begetting, and no other Title, has Natural Dominion over his Children, he that does not beget them cannot have this Natural Dominion over them, and therefore be it true or false, that our A. says, O. 156. That every Manthat it born, by his very Birth becomes a Subject to him that begets him, this necesfarily follows, viz. That a Man by his Birth cannot become a Subject to his Brother who did not beget him, unless it can be supposed that a Man by the very fame Title can come to be under the Natural and Abjolute Dominion of two different Men

Men at once, or it be Sense to say, that a Man by Birth is under the Natural Dominion of his Father only, because he begat him, and a Man by Birth also is under the Natural Dominion of his Eldest Brother, though he did not beget him.

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75. If then the Private Dominion of Adam, his Property in the Creatures descended at his Death all entirely to his Eldelt Son, his Heir; (for if it did not, there is presently an end-of all Sir Roberi's Monarchy and his Natural Dominion) the Dominion a Father has over his Children by begetting them, belong'd equally to all his Sons who had Children, by the same Title their Father had, it immediately upon Adam's Decease, the Sovereignty founded upon Property, and the Sovereignty founded upon Fatherhood, come to be divided, fince Cain as Heir had that of Property alone. Seth and the other Sons that of Fatherbood equally with him. This is the best can be made of our A's Doctrine, and of the two Titles of Sovereignty he fets up in Adam, one of them will. either fignifie nothing, or if they both must stand, they can ferve only to confound the Rights of Princes, and disorder Government in his Posterity; for by building upon two Titles to Dominion, which cannot descend together, and which he allows may be separated, for he yields that Adam's Children bad their distinct Territories by Right of Private Dominion, O. 210. p. 40. He makes it perpetually a doubt upon his Principles where the Sovereignty is, or to whom we owe our Obedience, fince Fatherhood and Property are diffinct Titles, and began prefently upon Adam's Death to be in diffinct Persons, And which then was to give way to the other? 76. Let

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76, Let us take the account of it, as he him felf gives it us. He tells us out of Grotius. The Adam's Children by Donation, Affiguation, or for kind of Cession before he was dead, bad their distinct Territories by Right of prevate Dominion; Abel bal bis Flocks and Pastures for them; Cain had be Fields for Corn, and the Land of Nod where he built bim a City, O. 210. Here is obvious to de mand which of these two after Adam's Death was Sovereign? Cain, fays our A. p. 19. By what Title? As Heir; for Heirs to Progenitors, who were Natural Parents of their People, are no only Lords of their own Children, but also of their Brethren, fays our A. p. 19. What was Cain Heir to? Not the entire Possessions, not all that which Adam had Private Dominion in, for our A. allows that Abel by a Title derived from his Father, bad bis distinct Territory for Pasture by Right of Private Dominion; What then Abel had by Private Dominion, was exempt from Cain's Dominion; for he could not have Private Dominion over that, which was under the Private Dominion of another, and therefore his Sovereignty over his Brother is gone with this Private Dominion, and fo there are prefently two Sovereigns, and his imaginary Title of Fatherhood is out of doors, and Cain is no Prince over his Brother . Or elfe if Cain retain his Sovereignty over Abel, notwithstanding his Private Dominion, it will follow that the first Grounds and Principles of Government have nothing to do with Property, whatever our A. fays to the contrary. Tis true, Abel did not out-live his Father Adam, but that makes nothing to the Argument, which will hold good against Sir Robert in Abel's Islue, or in Setb, or any of the Posterity of Adam, not 77. The descended from Cain.

The fame inconvenience he runs into about the three Som of Noah, who, as he fays, 2043 bad the whole World divided among ft them by their Father, I ask then in which of the three shall we find the Establishment of Regal Power after Noah's Death ? If in all three, as our A. there forms to fay ; then it will follow, that Regal Power is founded in Property of Land, and follows Private Dominion, and not in Paternal Power or Natural Dominion, and fo there is an end of Paternal Power as the Fountain of Regal Au thority, and to the much magnified Batherbood unite vanishes. If the Regal Power descended to Shem as Eldeft, and Heir to his Father, then Noab's Division of the World by Lot to bis Sons, or bis TenTears Sailing about the Mediterranean to appoint each Son bis part, which our Attellsof, p. 15. was lat bour loft his Division of the World to them was to ill, or to no, purpole, for his Grant to Cham, and Fapher was little worth if Shem, notwithstanding this Grant, as foon as Noah was dead was to be Lord over them. Or, if this Grant of Private Dominion to them, over their affigned Territories, were goody here were fet up two diffinct forts of Power, not Subordinate one to the other, with all those Inconveniences, which he musters up against the Power of the People, O. 198, and which I stall fet down in his own words; only changing Property for People, All Power on Earth is either derived or usurped from the Fatherly Power, there being no other Original to be found of any Power what. soever: For if there should be granted two forts of Power, without any Subordination of one to the other, they would be in perpetual strife which should be Supreme, for two Supremes cannot agree : If the Fatherly

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thereby Power be Supreme, then the Power ground on Private Doublin must be subordinate, and pend on it; and if the Power grounded on Pr percy be Supreme, then the Fatherly Power must fur mit to it, and cannot be exercised without the Licen of the Proprietors, which must quite defrey the Fran and Course of Mariere. This is this own arguin against two distinct Independent Powers, which I have fet down in his own words, only putting Power rising from Property, for Power of the Pe ple and when he has answered what he himsel has urged here against two distinct Powers, we shall be better able to see how, with any tolerable Sense, he can derive all Regal Authority from the Natural and Private Dominion of Adam, from Fatherbood and Property together, which are diffind Titles that do not always meet in the fanie Perfon; and 'tis plain, by his own Confellion, prefently feparated as foon both as Adam's and Noah's Death made way for Succession! Though our A. frequently in his Writings jumbles them to gether, and omits not to make use of either? where he thinks it will found best to his purpose. But the Abfurdities of this will more fully appear in the next Chapter, where we shall examine the ways of conveyance of the Sovereignry of Adam, to Princes that were to Reign after him. let dewn in his own words

## CHAP VIII

Of the Conveyance of Adam's Sourreign Monarchical Power.

<sup>78.</sup> SIR Robert, having not been very happy in any Proof he brings for the Sovereignty of Adam, is not much more fortunate in conveying

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veying it to future Princes, who, if his Politicks be true, must all derive their Titles from that first Monarch. The ways he has assigned, as they lie scatter'd up and down in his Writings. I will set down in his own Words: In his Preface he tells us, That Adam being Monarch of the whole World, none of his Posterity bad any right to possess any thing, but by his Grant or Permiffion or by Saleceffion from him: Here he makes two ways of conveyance of any thing, Adam frood polleffed of, and those are Grant or Succession. All Kings either are, or are to be, reputed the next Heirs to those first Progenitors, who were at first the Natural Parents of the whole People, p. 19. There cannot be any Multitude of Men what forver, but that in it, consider'd by it self, there is one Man among st them, that in Nature bath a Right to be the King of all the rest, as being the next Heir to Adam, O. 253. Here in these places Inberitance is the only way he allows of conveying Monarchical Power to Princes, O. 155. All Power on Earth is either derived or usurped from the Fatherly Power, O. 158. All Kings that now are, or ever were, are or were either Fathers of their People, or the Heirs of Such Fathers or Usurpers of the Right of Such Fathers, O. 258. And here he makes Inberstance or Ulurgation the only ways whereby Kings come by this. Original Power: But yet he tells us, This Fa-therly Empire, as it was of it felf Hereditary, so it was alienable by Patent, and feizable by an Usurper, O. 190. So then here Inheritance, Grant or Usurpation will convey it. And last of all, which is most admirable, he tells us, p. 100. It skills not which way Kings come by their Power, whether by Election, Donation, Succession, or by any other means

means, for it is fill the Masser of the Government by Supreme Power, that makes them properly Kings, and not the Means of obtaining their Crowns, which I think is a full answer to all his whole Hypothefu and Discourse about Adam's Royal Authority, is the Fountain from which all Princes were to derive theirs: And he might have spared the trouble of speaking so much, as he does, up and down of Heirs and Inheritance, if to make any one Properly a King, needs no more but Governing by Supreme Power, and it matters not by what

Means he came by it.

79. By this notable way, our A. may make Oliver as Properly King, as any one elfe he could think of: And had he had the Happinels to live under Maffanello's Government, he could not by this his own Rule have forborn to have done Homage to him, with O King live for ever, fince the Manner of his Government by Supreme Power, made him Property King, who was but the Day before Properly a Fisherman. And if Don Quixor had taught his Squire to Govern with Supreme Authority, our A. no doubt could have made a most Loyal Subject in Sancho Pancha's Hland, and he must have deserved some Preserment in flich Governments, fince I think he is the first Politician, who, pretending to fettle Government upon its true Balis, and to establish the Thrones of lawful Princes, ever told the World, That he was Properly a King, whose Manner of Goverament was by Supreme Power, by what Means fover be obtained it; which in plain English is to fay, that Regal and Supreme Power is properly and truly his, who can by any Means feize upon it; and if this be, to be Properly a King, I wonder how

how he came to think of, or where he will find,

an Ufurper.

. ALMONY

80. This is fo ftrange a Doctrine, that the furprize of it hath made me pals by, without their due Reflection, the Contradictions he runs into, by making fometimes Inberitance alone, fometimes only Grant or biberitance, formetimes only Inberiand at last Election or any other means, added to them, the ways whereby Adam's Royal Auribi-ray, that is, his right to Supreme Rule, could be convey'd down to future Kings and Governors, to as to give them a Title to the Obedience and Subjection of the People; but there Contradictions lie to open, that the very read ing of our A's own Words, will discover them to any ordinary Understanding and though what I have quoted out of him, with abundance more of the fame Strain and Coherence which might be found in him, might well excuse me from any farther trouble in this Argument, yet having proposed to my felf, to examine the main pairs of his Doctrine, I shall a little more parts cularly confider how Inberitance, Grant, Ufurpation or Election, can any way make out Government in the World upon his Principles, or defrom this Regal Authority of Adam, had it been never fo well proved, that he had been Abfolike Monarch, and Lord of the whole World.

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## CHAP. IX:

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Of Monarchy, by Inheritance from Adam,

Hough it be never to plain, that there ought to be Government in the World, nay should all Men, be of our A-i mind, that divine appointment had ordained it to be Monarchical, yet fince Men connot o. bey any thing, that canhot command, and Ide as of Government in the Fancy, though never fo perfect, though never fo right, cannot give. Laws, nor prescribe Rules to the Actions of Men; it would be of no behoof for the fetling of Order, and Establishment of Government in its Exercise and Use amongst Men, unless there were a way also taught how to know the Person, to whom it belonged to have this Power, and Exercise this Dominion o ver others. 'Tis in vaine then to talk of Subjection and Obedience, without telling us whom we are to obey; For were I never fo fully perswaded, that there ought to be Magistracy and Rule in the World, yet I am never the less at Liberty ftill, till it appears who is the Person, that hath Right to my Obedience, fince if there be no Marks to know him by, and diffinguish him, that hath Right to Rule from other Men, it may be my felf, as well as any other; And therefore though Submission to Government be every ones duty, yet fince that fignifies nothing but fubmitting to the Direction and Laws of fuch Men, as have Authority to command, 'tis not enough

enough to make a Man a Subject, to convince him that there is Regal Power in the World, but there must be ways of defigning, and knowing the Person to whom this Regal Power of Right belongs and a Man can never be oblig'd in conscience to submit to any Power, unless he can be fatisfied who is the perion, who has a Right to Exercise that Power over him. If this were not fo, there would be no diffinction between Pirates and Lawful Princes, he that has Force is without any more ado to be obey'd, and Crowns and Scepters would become the Inheritance only of Violence and Rapin. Men too might as often and as innocently change their Governours, as they do their Physicians, If the Person cannot be known, who has a right to direct me, and whose Prescriptions, I am bound to follow; to fettle therefore Mens Consciences under an Obligation to Obedience, 'tis necessary that they know not only that there is a Power fomewhere in the World, but the Perfon who by Right is vefted with this Power over them.

82. How fuccessful our A- has been in his attempts, to fet up a Monarchical Absolute Power in Adam, the Reader may Judge by what has been already faid, but were that Abfalute Monarchy as clear as our A --- would defire it, as I prefume it is the contrary, yet it could be of no use to the Government of Mankind now in the World, unless he also make out these two

things.

First: That this Power of Adom was not to end with him, but was upon his Decease conveyed intire to someother Person, and so on to

Posterity.

Secondly, That the Princes and Rulers now on Earth, are possessed of this Power of Adam, by a right way of conveyance derived to them.

83. If the first of these fail, the Power of Adam, were it never so great, never so certain, will signifie nothing to the present Government and Societies in the World, but we must seek out some other Original of Power for the Government of Polity's then this of Adam, or else there will be none at all in the World. If the latter sail, it will destroy the Authority of the present Governours, and absolve the People from Subjection to them, since they having no better a Claim then others to that Power, which is alone the Fountain of all Authority, can have no

Title to Rule over them.

84. Our A having Fanfied an Absolute Sovereignty in Adam, mentions feveral ways of its conveyance to Princes, that were to be his Succeffors, but that which he chiefly infifts on. is, that of Inberitance, which occurs fo often in feveral Discourses, and I having in the foregoing Chapter quoted several of these passages, I shall not need here again to repeat them. This Sovereignty he erects, has been faid upon a double Foundation, viz. that of Property, and that of Fatherhood, one was the right he was fupposed to have in all Creatures, a right to poly fess the Earth with the Beafts, and other inferior Ranks of things in it for his Private use, exclusive of all other Men. The other was the Right he was supposed to have, to Rule and Govern Men, all the rest of Mankind

85. In both these Rights, there being suppo-

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fed an exclusion of all other Men, it must be upon some Reason peculiar to Adam, that they must

both be founded.

That of his property our A. supposes to arife from Gods immediate Donation Gen. 1. 28. and that of Fatherbood from the Act of Regetting now in all Inheritance, if the Heir succeed not to the reason, upon which his Fathers Right was sounded, he cannot succeed to to the Right which followeth fromit; For Example, Adam hada Right of Property in the Creatures, upon the Donation and Grant of God Almighty, who was Lord and Proprietor of them all, let this be so as our A- tells us, yet upon his Death his Heir can have no Title to them. no fuch right of Property in them, unless the fame reason, viz. God's Donation, vested a right in the Heir too; for if Adam could have had no Property in, nor use of, the Creatures without this politive Donation from God, and this Donation, were only personally to Adam, his Heir could have no right by it, but upon his death, it must revert to God the Lord and Ow. ner again; for positive Grants give no Title farther than the express words convey it, and by which only it is held, and thus, if as our Ahimself contends, that Donation, Gen. 1. 28, were made only to Adam, personally his Heir could not fucceed to his property in the Creatures, and if it were a Donation to any but Adam, let it be shewn, that was to his Heir in our A's Senfe i, e, to one of his Children exclusive of all the rest.

86. But not to follow our A- too far our of the way, the plain of the Cafe is this. God having made Man, and Planted in him as in

all other Animals, a strong defire of fell Press. vation, and furnished the World with things for Food and Rayment and other necessaries of Life, Subservient to his defign, that Man should live and abide for some time upon the Face of the Earth, and not that so curious and wonderful a peice of Workmanship by in own negligence, or want of necessaries, should perish again, presently after a few moments continuance: God, I fay, having made Man and the World, thus spoke to him, (that is) directed him by his Senses and Reason, as he did the inferior Animais by their Sense, and Instina which he had placed in them to that purpose, to the use of those things, which were serviceable for his Subfiftence, andgave him the means of his Preservation, and therefore I doubt not, but be fore these words were pronounced, i Gen. 28. 29. If they must be understood Literally to have been spoken, or without any such Verbal Donation, Man had a right to a Use of the Crea tures, by the Will and Grant of God: For the defire, strong defire of Preserving his Life and Being having been Planted in him, as a Principle of Action by God himself, Reason, which was the Voice of God in him, could not but teach him and affure him, that purfuing that natural Inclination he had to preferve his Being, he followed the Will of his Maker, and therefore had a right to make use of those Creatures, which by his Reason or Senses he could discover would be ferviceable thereunto, and thus Mans Property in the Creatures, was founded upon the right he had, to make use of those things that were accessary omfeful to his Being.

87. This being the Reason and Foundation

Adams Property gave the fame Tifle, on the fame Ground, to all his Children, not only after his death, but in his life time, so that here was no Priviledge of his Heir above his other Children, which could exclude them from an equal, Right to the use of the inferior Creatures, for the comfortable prefervation of their Beings. Which is all the Property Man hath in them, and fo Adams Sovereignty built on property, or as our A. calls it, Private Dominion comes to nothing. Every Man had a right to the Creatures, by the same Title Adam had, viz. by the right every one had to take care of, and provide for their Subliffence, and thus Men had a right in common, Adams Children in common with him. But if any one had began, and made himfelf a Property in any particular thing, (which how he, or any one elfe, could do, shal be shewn in another place) that thing, that possession, if he dispord not otherwife of it by his politive Grant, descended Naturally to his Children, and they had a right to fucceed to it, and potters it.

88.2 It might reasonably be asked here, how come Children by this right of possessing, before any other, the properties of their Parents, upon their Decease, for it being Personally the Parents, when they dye, without actually Transferring their Right to another, why does it not return again to the common stock of Mankind? Twill perhaps be answered, that common consent hath disposed of it, to the Children. Common Practice, we see indeed does so dispose of it, but we cannot say, that it is the common consent of Mankind; for that hath never been asked, nor Actually given, and if common tacit Consent hath Establish dit, it would make

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butte politive, and not Natural Right of Children to Inherit the Goods of their Parents : But where the Practice is Universal, 'tis realonable to think the cause is Natural. The ground then I think to be this; The first and strongest defire God Planted in Men, and wrought into thevery Principles of their Nature being that of felf Prefervation, is the Foundation of a right to the Creature for their particular support, and use of each individual Person himself. But next to this, God Planted in Men a ftrong defire also of propagating their Kind, and continuing themselves in their posterity, and this gives Children a Title, to share in the Property of their Parents, and a Right to Inherit their Possessions, Men are not Proprietors of what they have meerly for themselves, their Children have a Title to part of it, and have their Kind of Right joyn'd with their Parents, in the poffession which comes to be wholy theirs, when death having put an end to their Parents use of it, hath taken them from their Possessions, and this we call Inheritance: Men being by a like Obligation bound to preferve what they have begotten, as to preferve themfelves, their iffue come to have a Right in the Goods they are possessed of. That Children have fuch a Rright is plain from the Laws of God, and that Men are convinced, that Children have such a Right, is evident from the Law of the Land, both which Laws require Parents to provide for their Children.

89. For Children being by the course of nature, born weak, and unable to provide for themselves, they have by the appointment of God hunself, who hath thus ordered the course of nature, a Right to be nourish'd and maintained by their Parents may a right not only to a barb Subfiltence but to the conveniences and comit forts of Life, as far as the conditions of their Parents can afford it; and hence it comes, that when their Parents leave the World, and for the care due to their Children ceales, the effects of it are to extend as far as possibly they can; and the Provisions they have made in their Life time, are understood to be intended as drature requires they should, for their Children, whom after themselves, they are bound to provide for, though the dying Parents, by express Words, declare nothing about them, nature appoints the descent of their Property to their Chil dren, who thus come to have a Title, and natural Right of Inheritance to their Fathers Goods, which the rest of Mankind cannot pretend to:

90. Were it not for this Right of being Nourished, and Maintained by their Parents, which God and Nature has given to Children, and obliged Parents to, as a Duty, it would be reasonable, that the Father should Inherit the Estate of his Son, and be preferr'd in the Inheritance before his Grand Child; for to the Grand Father, there is due a long Score of Care and Expences laid: out upon the Breeding and Education of his Son which one would think in Justice ought to be paid but that having been done in Obedience to the fame Law, whereby he received Nourishment and Education from his own Parents : This Score of Education received from a Man's Father, is paid by taking care, and providing for his own Children, is paid, I fay, as much as is requir'd of Payment by Alteration of Property, unless present necessity of the Parents require a return

of Goods for their necessary Support and Subsistence; for we are not now speaking of that Reverence, Acknowledgment, Respect and Honour that is always due from Children to their Parents, but of Possessions and Commodities of Life valuable by Money;) But yet this Debt to the Children does not quite cancel the Score due to the Father, but only is made by Nature preferible to it; for the Debt a Man owes his Father, takes place, and gives the Father a Right to Inherit the Sons Goods, where for want of Iffue, the Right of Children doth not exclude that Title. And therefore a Man having a Right to be maintain'd by his Children where he needs it, and to enjoy also the comforts of Life from them, when the necessary Provision due to them, and their Children will afford it, if his Son dye without Iffue, the Father has a Right in Nature to possess his Goods, and Inherit his Estate (whatever the Municipal Laws of some Countries, may abfurdly direct otherwise,) and so again his Children and their Issue from him, or for want of fuch, his Father and his Iffue; but where no fuch are to be found, i. e. no Kindred, there we see the Possessions of a Private Man revert to the Community, and fo in Politic Societies come into the Hands of the Public Magiftrate, but in the State of Nature become again perfectly common, no body having a right, to Inherit them, nor can any one have a Property in them, otherwise then in other things common by Nature, of which I shall speak in its due place.

91. I have been the larger, in shewing upon what ground Children have a Right to succeed to the Possession of their Fathers Properties, not

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aly because by it, it will appear, that if Adam ad a Property (a Titular infignificant ufeless roperty; for it could be no better, for he was ound to Nourish and Maintain his Children and offerity out of it) in the whole Earth and its Product, yet all his Children coming to have by he Law of Nature, and Right of Inheritance a oynt Title, and Right of Property in it after his Death, it could convey no Right of Sovereignty o any one of his Posterity over the rest, since evey one having a Right of Inheritance to his Pornin, they might enjoy their Inheritance, or any part of it in common, or share it, or some parts of it, by Division, as it best liked them, but no one could pretend to the whole Inheritance, or my Sovereignty supposed to accompany it, fince Right of Inheritance gave every one of the relt, s well as any one, a Title to share in the Goods of his Father. Not only upon this Account, I lay, have I been to particular in examining the Reason of Childrens inheriting the Property of their Fathers, but also because it will give us farther Light in the Inheritance of Rule and Power. which in Countries where their particular Municipal Laws give the whole Possellion of Land entirely to the First Born, and Descert of Power has gone fo to Men by this Gustom, some have been apt to be deceived into an Opinion, that there was a Natural or Divine Right of Primogeniture, to both Estate and Power; and that the Inheritance of both Rule over Men and Property in things, sprang from the same Original, and were to defcend by the same Rules. 31

92. Property, whose Original is from the Ri a Man has to use any of the Inserior Creatures, the Subliftence and Comfort of his Life, is for benefit and fole Advantage of the Proprietor. that he may even destroy the thing, that he Property in by his use of it, where need require but Government being for the Preservation of ry Mans Right and Property, by preferving hi from the Violence or Injury of others, is for the good of the Governed; for the Magistrates Swo being for a Terror to Evil Deers, and by that Ten to inforce Men to observe the positive Lawsoft Society, made conformable to the Laws of Natur for the public good, i.e. the good of every pan cular Member of that Society, as far as by commo Rules, it can be provided for; the Sword is m given the Magistrate for his own good alone.

93. Children therefore, as has been shew? by the dependance they have on their Parents to Subfiftence, have a Right of Inheritance to the Fathers Property, as that which belongs to the for their proper good and behoof, and therefor are fitly termed Goods, wherein the First Bor has not a fole or peculiar Right by any Law God and Nature, the younger Children having an equal Title with him founded on that Right they all have to maintenance, support and com fort from their Parents, and on nothing elfe; bu Government being for the benefit of the Governer and not the fole advantage of the Governors (bu only for theirs with the rest, as they make a par of that Politick Body, each of whose parts and Members are taken care of, and directed in its peculiar Functions for the good of the whole by the Laws of the Society) cannot be inheri-

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red by the famo Title, that Children have to the Goods of their Fathers. The Right a Son has to be mancained and provided with the neceffaries and conveniences of Life out of his Fathers Stock, gives him a Right to facced to his Pathers Property for his own good, but this can give him no Right to fucceed also to the Rule, which his Father had over other Men : all that a Child has Right to claim from his Father is Nourishment and Education, and the things nature furnishes for the support of Life; but he has no Right to demand Rale of Dominion from him: He can fubfilt and receive from him the Portion of good things, and advantages of Education naturally due to him, without Empire and Dominion; That (if his Father hath any) was vested in him, for the good and behoof of others, and therefore the Son cannot Claim or Inherit it by a Title, which is founded wholly on his own private good and advantage.

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94. We mult know how the first Ruler, from whom any one claims came by his Authority, upon what ground any one has Empire, what his Title is to it, before we can know who has a right to succeed him in it, and inhericit from him; If the Agreement and consent of Men first gave a Scepter into any ones hand, or but a Crown on his Head, that also must direct its descent and conveyance; for the same Authority, that made the first a Lawful Ruler, must make the Second too, and so give Right of Succession; and in this Case Inheritance or Primogeniture, can in its self have no Right, no pretence to it, any same then that Consent, which Established the Form of the Government, hath so settled the

Succession; and thus we fee the Succession of Crowns in feveral Countries places it on diffirent Heads, and he comes by Right of Succession, to be a Prince in one place, who would be a Sub-

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iect in another.

1 30000 195010 95. If God by his positive Grant and revealed Declaration, first gave Rule and Dominion to any man, he that will Claim by that Title: must have the same positive Grant of God for his Succession; for if that has not directed the Course of its descent and conveyance down to others, no body can fucceed to this Ticle of the first Ruler, and hereto Children have no Right of Inheritance; and Primogeniture can lay no Claim, unless God the Author of this Constitution hath so ordained it. Thus we see the pretentions of Sauls Family, who received his Crown from the immediate Appointment of God, ended with his Reign; and David by the fame Title that Saul Reigned, viz. Gods Appointment, succeeded in his Throne, to the exclusion of Jonathan, and all pretentions of Paternal Inheritance. And if Salomon had a Right to Succeed his Father, it must be by some other Title, then that of Primogeniture. A Cadet or Sifters Son, must have the Preference in Succession, if he has the same Title the first Lawful Prince had: and in Dominion that has its Foundation only in the positive appointment of God himfelf, Benjamin the youngest, must have the Inheritance of the Crown, if God fo direct as well as one of that Tribe had the first poffellion.

96. If Paternal Right, the Act of Begetting, give a Man Rule and Dominion, Inheritance or

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Primogeniture can give no. Title; for he that cannot fucceed to his Fathers Title, which was Begetting, cannot succeed to that Power over his Brethren, which his Father had by Paternal Right over them, but of this I shall have occasion to fay more in another place. This is plain in the mean time, that any Government whether supposed to be at first founded in Paternal Right, Confent of the People, or the positive Appointment of God bimfelf, which can superfede either of the other, and so begin a new Government upon a new Foundation, I fay, any Government began upon either of these, can by Right of Succession come to those only, who have the Title of him, they succeed to Power founded on Contract, can descend only to him, who has Right by that Contract: Power founded on Begetting, he only can have that Begets ; And Power founded on the pofitive Grant or Donation of God, he only can have by Right of Succession, to whom that Grant directs it.

97. From what I have faid, I think this is clear, that a Right to the use of the Creatures, being sounded Originally in the Right a Man has to subsist and enjoy the conveniences of Life, and the natural Right Children have to inherit the Goods of their Parents, being sounded in the Right they have to the same Subsistence and Commodities of Life, out of the Stock of their Parents, who are therefore taught by Natural Love and Tenderness to provide for them, as a part of themselves, and all this being only for the good of the Proprietor, or Heir; it can be no Reason for Childrens Inheriting of Rule and Dominion, which has another Original and a

different end, nor can Primogeniture have an Pretence to a Right of folely laherining either Property or Power, as we shall, in its due place fee more fully, its enough to have shew'd here that Adam's Property, or Private Dominion, could not convey any Sovereignty or Rule to here, who not having a Right to inherit all here. Fathers Possessing over his Brethren, as therefore if any Sovereignty on account of here any Sovereignty on account of here property, had been vested in Adam, which a Truth there was not; yet it would have Die with him.

98. As Adam's Sovereignty, if by vertue being Proprietor of the whole World, he had a Authority over Men, could not have been in rited by any of his Children over the reft, because they had the same Title to divide the Inho tance, and every one had a Right to a Portion of his Fathers Possessions: So neither could dam's Sovereignty by Right of Fatherhood, if a fuch he had, descend to any one of his Chi dren; for it being in our A's Account, a Right acquired by Begetting to Rule over those he ha begotten, it was not a Power possible to be In herited, because the Right being consequent to and built on, an Act perfectly Perfonal, mad that Power so too, and impossible to be In herited. For Paternal Power, being a Nati ral Right rifing only from the relation of Fi ther and Son, is as impossible to be Inherite as the Relation it felf, and a Man may preten as well to Inherit the Conjugal Power the Hu band, whose Heir he is, had over his Wife, he can to Inherit the Paternal Power of a Father over his Children, for the Power of the Husband being founded on Contract, and the Power of the Pather on Beginning, he may as well Inherit the Power obtained by the conjugal contract, which was only Personal, as he may the Power obtained by Begetting, which could reach no farther than the Person of the Begetter, unless Begetting can be a Title to Power in him, that does not beget, and

ask, whether Adam, dying before Evallis Heir, suppose Cain or Seth should have, by Right of Inheriting Adam's Fatherhood, Sovereign Power over Eve his Mother; for Adams Fatherhood, being nothing but a Right he had to Govern his Children because he begot them, he that inherits Adams Fatherhood, inherits nothing even in our A's Sense, but the Right Adam had to Govern his Children, because he begot them, so that the Monarchy of the Heir would not have taken in Eve, or if it did it being nothing but the Fatherhood of Adam, descended by Inheritance, the Heir must have Right to Govern Eve, because Adam begot her; for Fatherhood is nothing else.

that a Man can alien his Power over his Chi'd, and what may be transfer'd by compact, may pollefied by Inheritance; I answer, a Father cannot Alien the Power he has over his be Child, he may perhaps to some degrees forseit it, but cannot transfer it, and if any other Man acquire it, 'tis not by the Fathers Grant, but some Act of his own; for Example, a Pather, unnaturally careless of his Child, sells or gives him another Man; and he again exposes him; a third Man finding him, breeds up, oberishes

and provides for him as his own: I think in the Cafe, no body will doubt but that the greatest part of filial Duty and Subjection was here owing, and to be paid to this Folter-Father ; and if any thing could be demanded from him, by either of the other, it could be only due to his Matural Father, who perhaps might have for feited his Right to much of that Duty comprehended in the Command, However your Parents, but could transfer none of it to another, he that purchased, and neglected the Child got by his Purchase and Grant of the Father, no Title to Duty or Honour from the Child, but only he acquired it, who by his own Authority, performing the Office and Care of a Father, to the Forlorn and Perishing Infant, made hindelf by Pafernal Care, a Title to proportionable Degrees of Paternal Power. This will be more easily admitted upon Confideration of the Nature of Paternal Power, for which I refer my Reader to the Second Book.

This is evident. That Paternal Power arising only from Begetting, for in that our A. places it alone, can neither be transfered, nor inherited; And he that does not beget, can no more have Paternal Power which arises from thence, than he can have a Right to any thing who performs not the Condition, to which only it is annexed If one should ask, By what Law has a Father Power over his Children? It will be answered, no doubt, By the Law of Nature, which gives such a Power over them, to him that begets them. If one should ask likewise, By what Law does our A's Heir come by a Right to Inherit? I think it would be answered, By the Law of Nature too,

I find not that our A. brings, one word of cipture to prove the Right of fuch an Heir he aks of : Why then the Law of Nature gives others Paternal Power over their Children, beme they did beget them, and the fame Law of anire gives the lame Paternal Power to the Heir wer his Brethren, who did not beget them; ence it follows, that either the Father has not Paternal Power by begetting, or elfe that the er has it not at all : For its hard to understand w the Law of Nature, which is the Law of cason, can give the Paternal Power to the Faer over his Children, for the only Realon of nthout this only Reason, i. e. for no Reason at and if the Eldeft by the Law of Nature can herit this Paternal Power, without the only calon that gives a Title to it, to may the Young-has well as he, and a Stranger as well as either; where there is no Reason for any one, as there not, but for him that begets, all have an equal lide. I am fure our A. offers no reason, and then any body does, we shall see whether it ill hold or no.

162. In the mean time 'tis as good fense to ay, that by the Law of Nature a Man has Right o inherit the Property of another, because he is Kin to him, and is known to be of his Blood, nd therefore by the same Law of Nature, an ther Stranger to his Blood, has Right to inherit is Estate: As to say that by the Law of Nature e that begets them, has Paternal Power over his Children, and therefore by the Law of Nature le Heir that begets them not, has this Paternal Power over them; or supposing the Law of the Hamber of t

Land gave Absolute Power over their Childre to such only who pursed them, and sed to Children themselves, could any body pretending this Law gave any one who did no such this Absolute Power over those who were not Children.

103. When therefore it can be shew'd, the conjugal Power can belong to him that is h an Husband, it will also I believe be prove that our A \_\_\_\_\_ Paternal Power acquired begetting, may be inherited by a Son, and the a Brother as Heir to his Fathers Power, m have Paternal Power over his Brethren, and the fame Rule conjugal Power to, but till the I think we may rest satisfied, that the Patern Power of Adam, this Sovereign Authority Fatherbood, were there any fuch, could not the scend to, nor be inherited by, his next Heir. sherly Power I easily grant our A- if it will him any good, can never be loft, because it be as long in the World as there are Father but none of them will have Adam's Pater Power, or derive theirs from him, but eve one will have his own, by the fame Title Ad had his, viz. by Begetting, but not by Inheritan or Succession, no more than Husbands have the conjugal Power by Inheritance from Adam A thus we fee as Adam had no fuch Property, fuch Paternal Power as gave him Sovereign Jun diction over Mankind; so likewise his Sovereig ty built upon either of these Titles, if he h any fuch, could not have descended to his He but must have ended with him, Adam therefor as has been proved, being neither Monard nor his imaginary Monarchy, hereditable, the Pow

Power which is now in the World, is not that which the Adam's, fince all that Adam could have upon our A's grounds, either of Property or Fatherhood, necessarily Dyed with him, and could not be consey'd to Posterity by Inheritance: In the next place we will consider whether Adam had any ich Heir, to inherit his Power as our A. talks of

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## CHAP. X.

Of the Heir to Adam's Monarchical Power.

VR A. tells us, O. 253. That it is a truth undeniable, that there cannot be any Mulstude of Men whatsoever, either great or small, tho rabered together from the several corners and remotest Regions of the World, but that in the same Multitude tofidered by its felf, there is one Man among ft them, that in Nature bath a Right to be King of all the reft, heing the next Heir to Adam, and all the other Sub-jeds to him, every Man by Nature is a King or a Subject. And again, p. 20. If Adam bimfelf were still living, and now ready to die; it is certain that there is one Man, and but one in the World who is next Heir; let this Multitude of Menbe, if our A. pleases, all the Princes upon the Earth, there will then be by our As Rule, one among ft them, that in Nature bath a Right to be King of all the rest, as being the Right Heir to Adam; an excellent way to Establish the Thrones of Princes, and fettle the Obedience of their Subjects, by fetting up an Hundred, or perhaps a Thousand Titles (if there be so many Princes

ces in the World) against any King now Reign ing, each as good, upon our A's Grounds, as who wears the Crown. If this Right of Heir care any weight with it, if it be the Ordinance of G as our A. feems to tell us, O. 244. Muft not all b Subject to it, from the highest to the lowest? C those who wear the Name of Princes, withouth ving the Right of being Heirs to Adam, deman Obedience from their Subjects by this Title, an not be bound to pay it by the fame Law? ther Governments in the World are not to claim'd and held by this Title of Adam's Heir an then the starting of it is to no purpose, the being or not being Adam's Heir fignifies nothing as it the Title of Dominion; Or if it really be, as on A. fays, the true Title to Government and Sove reignty, the first thing to be done, is to find on this true Heir of Adam, feat him in his Throne and then all the Kings and Princes of the Work come and refign up their Crowns and Scepters him, as things that belong no more to them, than to any of their Subjects.

Heir, to be King over all the race of Men, (for altogether they make one Multitude) is a Right not necessary to the making of a Lawful King, and so there may be Lawful Kings without it, and then Kings Titles and Power depend not on it, or else all the Kings in the World but one are not Lawful Kings, and so have no Right to Obedience, either this Title of Heir to Adam is that whereby Kings hold their Crowns, and have a Right to Subjection from their Subjects, and then one only can have it, and the rest being Subjects can require no Obedience from other Men, who are but their fellow Subjects, or else it is not the Title

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Title whereby Kings Rule, and have a Right to Obedience from their Subjects, and then Kings Kings without it, and this Dream of the Natu-Sovereignty of Adam's Heir is of no use to Obelience and Government. For if Kings have a Right to Dominion, and the Obedience of their spiects who are not, nor can possibly be Heirs to Adam, what use is there of such a Title, when we are obliged to Obey without it? If Kings, who ne not Heirs to Adam, have no Right to Sovereignwe are all free till our A. or any body for him, ill shew us Adam's right Heir; if there be but one Heir of Adam, there can be but one Lawful King in the World, and no body in Conscience can be obliged to Obedience till it be refolved who that is; for it may be any one who is not known to be of a Younger House, and all others have equal Titles. If there be more than one Heir of Adam, every one is his Heir, and so every one has Regal Power; for if two Sons can be Heirs neether, then all the Sons are equally Heirs, and to all are Heirs, being all Sons, or Sons Sons of Adam, betwixt these two the Right of Heir cannot fland; for by it either but one only Man, or all Men are Kings, and take which you pleafe, it diffolyes the Bonds of Government and Obedience, since if all Men are Heirs, they can owe Obedience to no body; if only one, no body can be obliged to pay Obedience to him, till he beknown and his Title made out.

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## October CHAP. XI.

## Who HEIR?

106. THE great Question which in all Age has diffurbed Mankind, and brought of them the greatest part of those Mischies which have ruin'd Cities, depopulated Countries, and dilordered the Peace of the World, has been not Whether there be Power in the World nor whence it came, but who should have it. The setling of this point being of no smaller moment than the fecurity of Princes, and the peace and welfare d their Estates and Kingdoms, a Reformer of Pa liticks, one would think, should lay this fure, and be very clear in it. For if this remain disputable all the rest will be to very little purpose; and the skill used in dreffing up Power with all the Splendor and Tempration Absoluteness can add to it, without shewing who has a Right to have it, will ferve only to give a greater edge to Man's Natural Ambition, which of it felf is but too keen, What can this do but fet Men on the more eagerly to feramble, and fo lay a fure and lafting Foundation of endless Contention and Disorder, instead of that Peace and Tranquillity, which is the bufiness of Government, and the end of Human Society ?

107. This Designation of the person our A. is the than ordinary obliged to take care of, bewere its by Divine Influention, hath made the Conrevance as well as the Power it felf Sacred, fo that Confideration, no Act or Art of Man can di-Right, it is affigued, no Necessity or Contrivance can lubstitute another Person in his room. For in Assignment of Croil Power be by Droine Instituin; and Adum's Heir be he, to whom it is his Affigued, as in the foregoing Chapter our A. tells us, it would be as thuch Sacalledge for any one to be King, who was not dam's Heir, as it would have been amongst the Tews, for any one to have been Prieft, who had not been of Auron's Posterity: For not only the Priesthood in general being by Divine Institution, but the Affigument of it to the Sole Line and Posterity of Aaron, made it impossible to be enjoy'd or exercifed by any one, but those Persons who are the Off-foring of Auron, whose faccellion therefore was carefully observed, and by that the Persons who had a Right to the Priefthood certainly known.

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to make us know who is this Heir, who by Divine institution, has a right to be King over all Men. The suffict account of him we meet with is p. 12. in these words: This Subjection of Children, being the Fountain of all Regal Authority, by the Ordination of God himself; it follows, that Civil Power not only in general, is by Divine Institution, but even the Assument of it specifically to the Eldest Parents. Matters of such Consequence as this is, should be in plain

words, as little liable as might be to Doubt of Equivocation; and I think if Language be can ble of expressing any thing distinctly and clearly that of Kindred, and the leveral Degrees of near ness of Blood, is one: It were therefore to be wish'd, that our A. had used a little more intelligible Expressions here, that we might have been known who it is, to whom the Assument of Civil Power is made by Divine Institution, or at least would have told us what he meant by Eldest Parents; for I believe if Land had been Assigned or Granted to him, and the Eldest Parents of his Family, he would have thought it had needed an Interpreter, and twould scarce have been knowned.

whom next it belong'd.

109. In Propriety of Speech, and certainly Propriety of Speech is necessary in a Discourse of this Nature, Eldest Parents fignifies either the El dest Men and Women that have had Children. or those who have longest had Issue, and then our A's Affertion will be, That those Fathers and Mo thers who have been longest in the World, of longest Fruitful, have by Divine Institution a Right to Civil Power: If there be any Absurdity in this, our A. must answer for it; and if his Meaning be different from my Explication, he is to be blam'd, that he would not speak it plainly. This I am fure, Parents cannot fignifie Heirs Male, nor Eldeft Pa rents an Infant Child, who yet may fometimes be the true Heir; if there can be but one. And we are hereby still as much at a loss, who Civil Power belongsto, notwithstanding this Assignment by Divine Institution, as if there had been no such Assignment at all, or our A had faid nothing of it. This of Eldest Parents leaving us more in the dark, who by Divine In-Hitution

ration has a Right to Civil Power, than those no never heard any thing at all of Heir, or defof which our A. is fo full, and though the matter of his Writings be to teach Obediace to those who have a Right to it, which he Is as is conveyed by descent, yet who those to whom this Right by descent belongs, he to whom this Right by delcent belongs, he was like the Philosophers Stone in Politicks, at of the reach of any one to discover from his writings.

110. This obscurity cannot be imputed to want Language in so great a Master of Style as Sir Robert is, when he is resolved with himself what would fay, and therefore I fear finding how hard it would be to fettle Rules of descent by Dirine Institution, and how little it would be to his purpose, or conduce to the clearing and esta-Mishing the Titles of Princes, if fuch Rules of descent were settled, he chose rather to content himself with doubtful and general terms, which might make no ill found in Mens Ears, who were willing to be pleas'd with them, rather than offer my clear Rules of descent of this Fatherbood of Adam, by which Mens Consciences might be drisfied to whom it descended, and know the Persons who had a Right to Regal Power, and with it to their Obedience.

111. How elfe is it possible, that laying fo much stress as he does upon descent, and Adam's Heir, next Heir, true Heir, he should never tell us what Heir means, nor the way to know who the ment or true Heir is: This I do not remember he does any where expresly handle, but where it comes in his way very warily and doubtfully touch, though it be so necessary that without it all Dis-

courfes

courfes of Government and Obedience upon h Principles would be to no purpose, and Father Power, never so well made out, will be of a use to any body; hence he tells us, O. 244. The not only the Constitution of Power in general, but the limitation of it to one kind, (i. e.) Monarchy and the Determination of it to the individual Person and Lings of Adam, are all three Ordinances of God, neither Eve nor ber Children could either limit Adami of Power, or joyn others with him; and what was given unto Adam was given in his Person to his Poster rity. Here again our A. informs us, that the A. Divine Ordinance hath limited the descent of A. dam's Monarchical Power; To whom? To A. st. dam's Line and Posterity, fays our A. A notable for Limitation, a Limitation to all Mankind; for an our A. can find any one amongst Mankind the so is not of the Line and Posterity of Adam, he may be perhaps tell him who this next Heir of Adam is but for us, I despair how this Limitation of Adam is Empire to his Line and Posterity will help us to find out one Heir. This Limitation indeed a for our A. will save those the labour who would look for him amongst the Race of Bruits, if any such there were; but will very little contribute to the discovery of one next Heir amongst Men, though it make a short and easie determination of the it make a short and case determination of the Question about the descent of Adam's Regal Pow all er, by telling us, that the Line and Posterity of Adam is to have it, that is in plain English, any one may have it, fince there is no Person living the hath not the Title of being of the Line and Post within our A's Limitation by Gods Ordinance Indeed, p. 19. he tells us that such Heirs are me

Lords of their own Children, but of their Brethren, thereby, and by the words following, which we hereby, and by the wordstollowing, which we will confider anon, he feems to infinuate that the lidest Son is Heir, but he no where, that I know, it is in direct words, but by the instances of his and Jacob that there follow, we may allow his to be so far his Opinion concerning Heirs, hat where there are divers Children, the Eldest on has the Right to be Heir. That Primogenium cannot give any Title to Paternal Power we have already shew'd; that a Father may have a she lanual Right to some kind of Power over his Children, is easily granted, but that an Elder his other has so over his Brethren remains to be pre-A Children, is easily granted, but that an Elder A Brother has fo over his Brethren remains to be preble ed; God or Nature has not any where, that I mow, placed fuch Jurisdiction in the First Born, has for can Reason find any fuch Natural Superiority yamongst Brethren. The Law of Moses gave a souble Portion of the Goods and Possessions to he Eldest, but we find not any where that naturally, or by Gods Institution, Superiority or Domition belong'd to him, and the Instances there rought by our A, are but stender Proofs of a light to Civil Power and Dominion in the First the Born, and do rather shew the contrary.

It is words are in the forecited place; the dad therefore we find God told Cain of his Brother whel; his defire shall be Subject unto thee, and thou half Rule over him. To which I answer, i. These words of God to Cain, are by many had laterpreters with great Reason, understood in a

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he wife different Sense than what our A. uses them

<sup>2.</sup> Whatever was meant by them, it could not that Cain as Elder, had a Natural Dominion over

Over Abel; for the words are conditional: If the full and so personal to Cain, and whaten was signified by them, did depend on his Can age and not sollow his Birth-right, and therefore could by no means be an Establishment of Donnion in the First Born in general; for before the Abel had his distinct Territories by Right of Private Dominion, as our A. himself conselles, O. 210 which he could not have had to the prejudice of the Heirs Title, If by Divine Institution, Cain Heir were to inherit all his Father's Dominion.

3. If this were intended by God as the Charof Primogeniture, and the Grant of Dominion Elder Brothers in general as such, as such by Righ of Inheritance, we might expect it should have included all his Brethren; for we may well suppose, Adam, from whom the World was to be Peopled, had by this time that these were grow up to be Men, more Sons than these two, when as Abel himself is not so much as named; and the words in the Original, can scarce with any goo Construction be applied to him.

4. It is too much to build a Doctrine of a mighty confequence upon so doubtful and obscur a place of Scripture, which may be well, as better, understood in a quite different Sense, as so can be but an ill Proof, being as doubtful a the thing to be proved by it, especially when the is nothing else in Scripture or Reason to be some

that favours or supports it.

bought his Brothers Birth-right, Isaac Blessed his that; be Lord over thy Brethren, and let the So of thy Mother bow before thee, another instance I take it, brought by our A. to evince Domini

on the to Birth-right, and an admirable one it is; for it must be no ordinary way of reasoning in a Man, that is pleading for the natural Power of Kings, and against all compact to bring for Proof of it, an example where his own account of it, founds all the right upon compact, and settles Empire in the Younger Brother, unless buying and selling be no compact; for he tells us, when Jacob bought his Brothers Birth-right; But passing by that, let us consider the History it fell, with what use our A. makes of it, and we shall find these sollowing militakes about it.

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1º. That our A. reports this, as if I fanc had given Jacob this Bleffing, immediately upon his Purchasing the Birth-right; for he lays, when Facob bought Isaac bleffed bim, which is plainly otherwise in the Scripture for it appears there was a distance of time betwen, and if we will take the Story in the order it lies, it must be no small distance; all Isaacs Sojourning in Gerar, and Transactions with Abimelech, Gen. 26. coming between, Rebeka being then Beautiful and confequently young, but Isaac when he Bleffed Facob, was old and decrippit; And Efau alfo complains of facob, Gen. 27. 36. that ravo times he had Supplanted him, be took away my Birth right, fays he, and behold now be bath taken away my Bleffing; words, that I think fignifies distance of time and difference of Action.

2°. Another mistake of our As, is, that he supposes Isaac gave faceb the Blessing, and bid him be Lord over bu Bretbren, because he had the Birthright, for our A. brings this Example to prove, that he that has the Birthright, has thereby

a right to be Lord over bis Bretbren; but it is also manifest by the Text, that Isaac had no confideration of Jacobs having bought the Birthright, for when he bleffed him, he condered him not as Faceb but took him for E fau, nor did Efan understand any fuch connection between Birthright and the Bleffing, for he fays, be bath Supplanted me thefe two times, be took away my Birth. right, and behold now be bath taken away my Bleffing, whereas had the Bleffing, which was to be Lord over his Brethren, belong'd to the Birth-right, Efan could not have complain'd of this fecond as a Cheat, Jacob having got nothing but what Efan had fold him, when he fold him his Birth-right, fothat it is plain, Dominion if these words fignishe it, was not understood to belong to the Birthright. a doidy

114 and that in those days of the Patriarchs, Dominion was not understood to be the Right of the Heir, but only a greater Portion of goods, is plain from Gen. 21. 10. for Sarab taking Ifanc to be Heir, fays, caft out this Bond woman and ber Son, for the Son of this Bond-warman shall not be Heir with my Son, whereby could be meant nothing, but that he flould not have a pretence to an equal share of his Fathers Estate after his death, but should have his portion prefently and be gone. Accordingly we read, Gen. 25. 5, 6. That Abraham gave all that he had umo Ifanc, but anto the Sons of the Concubines which Abraham had, Abraham gave Gifts and fent them away from If one bis Son, while be yet lived; That is, Abraham having given Portions to all his other Sons and fent them away, that which he hadreferved, being the greatest part of his substance, Mane as Heir Pof defied after his Death, but by being Heir, he ino Right to be Lord over his Brether; for if had, why should Sarah desire to Rob him of his Subjects, his Slaves, by desiring to have

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Thus, as under the Law, the Priviledge of thright was nothing but a double Portion, fo fee that before Mofes in the Patriarchs time. m whence our A. pretends to take his Model, ere was no knowledge, no thought, that Birthht gave Rule or Empire, Paternal or Kingly whority, to any one over his Brethren. If this not plain enough in the Story of Ifaac and Ilbhe that will look into I Chron. 5. 12. may en read these words, Ruben was the first Born, forasmuch as be defiled his Fathers Bed, his Birth. h was given unto the Sons of Joseph, the Son of sel, and the Genealogy is not to be reckon'd after the mb-right; for Judah prevailed above his Brethren, of bim came the chief Ruler, but the Birth-right Joseph's, and what this Birth-right was, Ja-Bleffing Joseph, Gen. 48. 22. telleth us in these nds, Moreover I have given thee one Portion above Brethren, which I took out of the Hand of the Arite, with my Sword and with my Bow; Whereby not only plain, that the Birth-right was noing but a double Portion, but the Text in Chron. express against our As Doctrine, shews that ominion was no part of the Birth-right; for it Is us that Joseph had the Birth-right, but Judah Dominion; but one would think our A. were by fond of the very name of Birth-right when he ings this Instance of Jacob and Efan, to prove Dominion belongs to the Heir over his Breren.

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116. 19. Because it will be but an ill ere to prove, that Dominion by God's Ordin belonged to the Eldest Son, because Fami Youngest here had it, let him come by it he would; For if it prove any thing, only prove against our A. that the Affin of Dominion to the Eldest, is not by Diume I tion, which would then be unalterable; F by the Law of God, or Nature, Absolute! er and Empire belongs to the Eldelt Son his Heirs, to that they are Supream Mona and all the rest of their Brethren Slaves, or gives us reason to doubt whether the E Son has a Power to part with it, to the Pr dice of his posterity, fince he tells us, Q. That in Grants and Gifts that have their On from God or Nature, no inferior. Power of can limit, or make any Law of Prescription ag them.

by our A. concerns not at all the Dominion one Brother over the other, nor the Subjection Esau to Jacob; for 'tis plain in the History, Esau was never Subject to Jacob, but lived a in Mount Seir, where he founded a distinct ple and Government, and was himself Prince ver them, as much as Jacob was in his own mily. This Text if considered, can never be derstood of Esau himself, or the Personal Domion of Jacob over him: For the words Brothand Sons of thy Mother, could not be used rally by Isaac, who knew Jacob had only Brother; and these words are so far from he true in a litteral Sense, or Establishing any

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the quite contrary, for Gen. 22. Jacob several a calls Esca Lord and himself his Servant, and a large himself seven times to the ground lies. Whether Esca then were a Subject and I. (nay as our A. sells us, all Subjects are so to Jacob, and Jacob his Sovereign Prince Birth-right, I leave the Reader to Judge and se if he can, that these words of Isaac be Lord the Brethren, and let the Mother's Sons bow down the, confirm'd Jacob in a Sovereignty over upon the account of the Birth-right he had from him.

118. He that reads the Story of Facob and Efau. I find there was never any Jurisdiction or Aurity, that either of them had over the other er their Father's Death, they lived with the sendship and Equality of Brethren, neither Lad, neither Slave to his Brother, but Indepenent each of other, were both heads of their dimone another, but lived separately, and were Roots out of which fprang two diffinet Peote, under two distinct Governments. This Blef. then of Isaac, whereon our A. would Build Dominion of the Elder Brother fignifies no ore but what Rebecca had been told from God. Sen. 25. 23. Two Nations are in thy Wemb, and two mer of People, shall be separated from thy Bowels, the one People shall be stronger than the other Peoand the Elder shall serve the Tounger; And fo acob Bleffed Judab, Gen. 49. and gave him the cepter and Dominion, from whence our A. hight have argued as well, that Jurisdiction and Dominion belongs to the third Son over his Brethren,

thren, as well as from this Bleffing of Isase, the it belonged to Faceb; They being both Predictions of what should long after happen to their Particles, and not the declaring the Right of Interitance to Dominion in either; and thus we have our As two great and only Arguments to prove that Heirs are Lords over their Brethren.

1°. Because God tells Cain, Sen. 4. That however fin might fet upon him, he ought or might be Master of it: For the most Learned Interprete understand the words of sin, and not of Abel, and give so strong Reasons for it, that nothing can convincingly be inferr'd from so doubtful a Ten

to our A's purpole.

2°. Because in this of Gen. 27. Isaac foretel that the Israelites, the Posterity of Facob, should have Dominion over the Edomites, the Posterity of Esau; therefore says our A. Heirs are Lords of the Brethren; I leave any one to judge of the Conclusion.

119. And now we fee how our A. has provided for the descending, and conveyance down of A dam's Monarchical Power, or Paternal Dominion to Posterity, by the Inheritance of his Heir, suc ceeding to all his Father's Authority, and becoming upon his Death as much Lord as his Father Was, not only over his own Children, but over his Brethren, and all descended from his Father, and lo in infinitum: But yet who this Heir is, he does not once tell us; and all the light we have from him in this fo Fundamental a Point, is only that in his instance of Jacob, by using the word Birth right as that which passed from Esau to Jacob, he leaves us to guess that by Heir, he means the Eldest Son, though I do not remember he any where men.

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entions exprelly the Title of the First-born, but along keeps himfelf under the shelter of the infnite Term Heir : But taking it to be his meanthat the Eldest Son is Heir, (for if the Eldest not, there will be no pretence why the Sons could not be all Heirs alike) and so by Right of Primogeniture has Dominion over his Brethren; his is but one frep rowards the Settlement of Suceffion, and the difficulties remain ftill as much sever, till he can shew us who is meant by Right Heir, in all those cases which may happen where he present Possessor hath no Son. But this he fiently passes over, and perhaps wisely too: For what can be wifer after one has affirm'd, That the Person baving that Power, as well as the Power and Form of Government, is the Ordinance of God, and by Divine Institution, vid. 0.254 p. 12 than to be careful, not to start any Question concerning the Person, the resolution whereof will certainly lead him into a Confession, that God and Nature hath determined nothing about him: And if our A. cannot shew who by Right of Nature, or a clear politive Law of God, has the next Right to inheritthe Dominion of this Natural Monarch, he has been at fuch pains about, when he died without a Son, he might have spared his pains in all the rest, itbeing more necessary for the settling Mens Confciences, and determining their Subjection and Allegiance, to shew them who by Original Right, Superior and Antecedent to the Will, or any Act of Men, hath a Title to this Paternal Jurisdiction, than it is to shew that by Nature there was such a Jurisdiction; it being to no purpose for me to know there is fuch a Paternal Power, which I ought, and am disposed to obey, unless where

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there are many Pretenders, I also know the ! Son that is rightfully invested and endow'd a it:

120: For the main matter in question ! concerning the Duty of my Obedience, and Obligation of Confcience I am under to p to him that is of right my Lord and Ruler, I know the Person that this Right of Paternal Po refides in, and fo impowers him to claim Oh ence from me: For let it be true what he faysa That Civil Power not only in general is by Divin stitution, but even the Affignment of it specially to Eldest Parents; and O. 254. That not only Power or Right of Government, but the Form of Power of Governing, and the perfon baving that pa ore all the Ordinance of God; yet unless he shew in all Cases who is this Person, Ordanid by Go who is this Eldest Parent, all his abstract Notice of Monarchical Power will fignific just nothing when they are to be reduced to Practice, Men are conscientiously to pay their Obediene For Paternal Jurisdiction being not the thing to obeyed, because it cannot command, but ison that which gives one Mana Right, which another hath not, and if it come by Inheritance, another Man cannot have, to command and be Obey it is ridiculous to say, I pay Obedience to the Presental Power, when I obey him, to whom Paternal Power gives no Right to my Obedience; for he can have no Divine Right to my Obedience, who cannot flew his Divine Right to the Power of making over me, as well as that by Divine Right, there is fuch a Power in the World.

ex. And hence not being able to make out Princes Title to Government, as Heir to A. Princes Title to Government, as Heir to A.
which therefore is of no use, and had been
er let alone, he is sain to resolve all into pre
Possession, and makes Civil Obedience as
to an Usurper as to a lawful King, and there,
the Usurper's Title as good; His words are,
if And they deserve to be remembred. If
Usurper disposses the true Hea, the Subjects Obeto the Fatherly Power must go along and wait
God's Providence. But I shall leave his Title
Usurpersto be examin'd in its due place, and
the my sober Reader to consider what thanks
notes owe such Politicks as this, which can supternal Power (i.e.) a Right to Government
of the Hands of a Cade, or a Gromwel, and so
Obedience being due to Paternal Power, the
Obedience of Subjects will be due to them by the
me Right, and upon as good Grounds as it is
lawful Princes; and yet this, as dangerous a which therefore is of no use, and had been er let alone, he is fain to refolve all into pre-Poffession, and makes Civil Obedience as to an Usurper as to a lawful King, and there-Right, and upon as good Grounds as it is lawful Princes; and yet this, as dangerous a Doctrine as it is, must necessarily follow from aking all Political Power to be nothing eife Adam's Paternal Power by Right and Divine diution, descending from him without being he to shew to whom it descended, or who is leir to it

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122. For, I say, to settle Government in the World, and to lay Obligations to Obedience on Mans Conscience, it is as necessary (suppowith our A. that all Power be nothing but be being possessed of Adam's Fatherbood) to sasie him who has a Right to this Power, this Faberbood, when the Possessor dies without Sons to succeed immediately to it, as it was to tell him hat upon the death of the Father, the Eidest Son

had a Right to it : For it is ftill to be remember that the great Question is, (and that which A. would be thought to contend for, if he not formetimes forget it) what Persons has Right to be obeyed; and not whether there a Power in the World, which is to be called fernal, without knowing in whom it resides! to it be a Power, s. e. Right to Govern, it is ters not whether it be called Paternal, Regal, rural, or acquired Supreme Fatherbood, or Sun Brotherbood, provided we know who has it. riting of this Parernal Power, this Supreme Fall bood; The Grand-Son by a Daughter, had Right before a Nephew by a Brother ? W ther the Grand-Son by the Eldelt Son, being Infant, before the Younger Son a Man and Whether the Daughter before the Uncle? or other Man, defeended by a Male Line? W flier a Grand-Son by a Younger Daughter, fore a Grand Daughter by an Elder Daughte Whether the Elder Son by a Concubine, bel a Younger Son by a Wife ? From whence will arise many Questions of Legitimation, what in Nature is the difference betwixt a W and a Concubine? For as to the Municipal Positive Laws of Men, they can figrifie nothing here. It may farther be asked, Whether the dest Son being a Fool, shall inherit this Pater Power, before the Younger a wife Man? A what Degree of Folly it must be that shall en clude him? And who shall be judge of it? When ther the Son of a Fool excluded for his Folly, before the Son of his wife Brother who Reign'd Who has the Paternal Power, whilft the Widow Quee

body knows whether it will be a Son or a support? Which shall be Hein of two Malesins, who by the Diffection of the Mother, as laid open to the World? Whether a Siphy the half Blood, before a Brothers Daugh

by the whole Blood?

124 These and many more such Doubts. the be proposed about the Titles of Succession, the Right of Inheritance; and that not as Speculations, but fuch as in Hillory we shall have concerned the Inheritance of Crowns Kingdoms; and if ours want them, we need go farther for famous Examples of it, than the her Kingdom in this very Illand, which having in fully related by the Ingenious and Learned thor of Patriarchanon Monarcha, I need fay no re of: And till our A. hath resolved all the hibts that may arise about the next Heir, and wed that they are plainly determin'd by the w of Nature, or the revealed Law of God, all Suppositions of a Monarchical, Absolute, Suthat Power to his Heirs, would not be of the aft use to Establish the Authority, or make out Title of any one Prince now on Earth, but ould rather unfettle and bring all into question : or let our A. tell us as long as he please, and let Men believe it too, that Adam had a Paternal. thereby a Monarchical Power; That this (the nd that there is no other Power in the World at this; let this be all as clear Demonstration, it is manifest Error, yet if it be not past bubt, to whom this Paternal Power defeends, and · whose

whose now it is, no body can be under any digation of Obedience, unless any one will that I am bound to pay Obedience to Par Power in a Man, who has no more Paternal I than I my self; which is all one as to say, to a Man, because he has a Right to Govern; if I be asked, How I know he has a Right Govern? I should answer, it cannot be knot that he has any at all; for that cannot be the son of my Obedience, which I know not to so; much less can that be a reason of my O dience, which no body at all can know to so.

125. And therefore all this ado about Ada Fatherhood, the Greatness of its Power, and inecessity of its supposal, helps nothing to the E blishing the Power of those that Govern, of termine the Obedience of Subjects, who are obey, if they cannot tell whom they are to obe or it cannot be known who are to Govern. who to Obey; And this Fatherhood, this Mo chical Power of Adam descending to his He would be of no more Ufe to the Government Mankind, than it would be to the quieting Mens Consciences, or securing their Healths, our A. had affured them, that Adam had a Po to forgive Sins or cure Difeafes, which by Divi Inftitution descended to his Heir, whilft this He is impossible to be known. And should not h do as rationally, who upon this affurance of or A. went and confessed his Sins, and expected good Absolution, or took Physick with expect tion of Health from any one who had taken t himfelf the Name of Priest or Physician, or thin himself into those Employments, saying, 1 a quiele

fee in the Absolving Power descending from or I shall be cured by the Medicinal Power bending from Adam, as he who fays, I fubmit to, dobey the Paternal Power descending from A. when tis confessed all these Powers descend of the his single Heir and that Heir is unknown. 126. Tis true, the Civil Lawyers have preended to determine fome of these Cases concernthe Succession of Princes; but by our A's rinciples, they have medled in a matter that dones not to them : For if all Political Power e derived only from Adam, and be to descend only to his Successive Heirs, by the Ordinance of God and Divine Institution, this is a Right Anteredent and Paramount to all Government; and herefore the politive Laws of Men, cannot deermine that which is it felf the Foundation of all Law and Government, and is to receive its Rule only from the Law of God and Nature. And that being filentlin the Cafe, I am apt to think there is no fuch Right to be conveyed this way, I am fure it would be to no purpose if there were, and Men would be more at a loss concerning Government and Obedience to Governors, then if there were no fuch Right, fince by positive Laws and Compact, which Divine Institution (if there be any) Thuts out all thefe endless inextricable Doubts, can be fafely provided against; but it can never be understood, how a Divine Natural Right, and that of fuch moment as is all Order and Peace in the World, should be convey'd down to Posterity, without any plain Natural or Divine Rule concerning it. And there would be an end of all Civil Government, if the Affignment of Civil Power were by

Divine Infitution to the Heli, and yet by that A wine Institution, the Person of the Heir con not be known. This Paternal Regal Power, ing by Divine Right only his, it leaves no room for humane prudence, or confer to place it an where elfe; for if only one Man hath a Divin Right to the Obedience of Markind, no body can claim that Obedience, but he that can they that Right; nor can Mens Consciences by any other pretence be obliged to it; And thus the Doctrine cuts up all Government by the Rook 127. Thus we fee how our A. laying it for a fure Foundation, that the very Person that is to Rule, is the Ordinance of God, and by Di vine Institution, tells us at large, only that this Person is the Heir, but who this Heirois the leaves us to guels; and to this Drvine Institution which affigns it to a Perion, whom we have no Rule to know, is just as good as an Affignment to no body at all. But whatever our A. does, Divine Institution makes no fuch ridiculous Af figuments, nor can God be supposed to make it a Sacred Law, that one certain Person should have a Right to fomething, and yet not give Rules to mark out, and know that Person by, or give an Heir a Divine Right to Power, and yet not point out who that Heir is. 'Tis rather to be thought, that an Heir had no fuch Right by Divine Institution, than that God should give firch a Right to the Heir, but yet leave it doubtful, and undeterminable who fuch Heir is.

128. If God had given the Land of Canaan to Abraham, and in general Terms to some body after him, without naming his Seed, whereby it might be known, who that some body

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ir would have been as good an ufeful an miment; to determin the Right to the Land Canama as it would be the determining the the of Crowns, to give Empire to Adam and Specesfive Heirs after him, without telling he his Heir is!; For the word Heir, without Rile to know who it is, fignifies no more than mebody, I know not whom. God making it a Droine Institution that Men should not Marry those the were near of Kin, thinks it not enough wlay, none of you shall approach to any that is near Kin to bim, to uncover their Nakedness; But dereover, gives Rules to know who are those war of Kin, forbidden by Divine Institution, or that Law would have been of no use, it being to no purpose to lay restraint, or give Privileges, to Men, in fuch general Terms, as ne Particular Perfon concern'd cannot be known But God not having any where faid, the next Heir shall Inherit all his Fathers Estate or Dominion, we are not to wonder that he hath no where appointed who that Heir should be, for never having intended any fuch thing, never defigned any Heir in that Sense, we cannot expect he should any where nominate, or appoint any Person to it, as we might, had it been otherwife, and therefore in Scripture, though the word Heir occur, yerthere is no fuch thing as Heir in our As Sense, one that was by Right of Nature to Inherit all that his Father had, exclusive of his Brethren, hence Sarah supposes, that if Illimael staid in the House, to share in Abrahams Estate after his Death, this Son of a Rond woman might be Heir with Ifaar, and therefore, fays the, call out this Bond-woman and her Son, for the Son

But this cannot excuse our A-, who telling there is in every Number of Men, one who Right and next Heir to Adam, ought to have told us what the Laws of descent are, but have been so sparing to instruct us by Rules, how to know who is Heir, let us see in the next place, what his History out of Scripture, on which he pretends wholly to build his Government gives us in this necessary and Fundamental

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129. Our A. to make good the Title of h Book, p. 13. begins his Hiltory of the descent of Adams Regal Power, p. 13. In these words This Lordship which Adam by command had over the whole World, and by Right descending from him, the Patriarchs did enjoy was a large, &c. How dos he prove that the Patriarchs by descent did enjoy it? for Dominion of Life and Death, Tayshe we find Judah the Father pronounced Sentence of Death against Thamat bis Daughter-in-Law fu playing the Harlot, p. 13. How does this prove that Judab had Absolute and Sovereign Authority, He pronounced Sentence of Death? The pronouncing of Sentence of Death is not a certain mark of Sovereignty, but usually the Office of Inferior Magiltrates. The Power of making Laws of Life and Death, is indeed a Mark of Sovereignty, but pronouncing the Sentence according to those Laws may be done by others and therefore this will but ill prove that he had Sovereign Authority, asif one should fay, Judge Jefferies, pronounced Sentence of Death in the lare Times, therefore Judge Jefferies, had Sove Lign Authority: But it will be laid, Judah did

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Support by Commission from another, and there's did it in his own Right. Who knows when he had any Right at all, hear of Passion but bath carry him to do that which he had no Autority to do. Judab bad Deminion of Life and rity to do. Judah bad Dominion of Life and he pronounced Sentence of Death against Thamar, ar A - thinks it is very good Proof, that because e did it, therefore he had a Right to do it; He by with her also: By the same way of Proof. had a Right to do that too, if the confequence be good from doing to a Right of doing, Abfatoo may be reckon'd among'ft our A-1 Sovereigns, for he pronounced fuch a Sentence of Death against his Brother Ammon, and much upon a like occasion, and had it executed too; if that be fufficient to prove a Dominion of Life and Death:

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But allowing this all to be clear Demonstranon of Sovereign Power, who was it that had this Lordship by Right descending to bim from Adam, as large and ample as the absolutest Dominion of any Monarch? Judah, fays our A-, Judah a younger Son of Jacob, his Father and Elder Brethren iving, so that if our A-s own Proof be to be taken, a younger Brother may in the Life of his Father and Elder Brothers, by Right of deftent, enjoy Adams Monarchical Power; and if one fo qualified may be Monarch by descent, I know not why every Man may not; and if fudah, his Father and Elder Brother living were one of Adams Heirs, I know not who can be excluded from this Inheritance; all Men by Inheritance may be Monarchs as well as Fud b.

130. Touching War, we fee that Ab sham' Commanded'

Commanded an Army of 318 Souldiers of own Family, and E au met his Brother Faceby 400 Men at Arms: For matter of Peace: A ben made a League with Abimileth, &c. 101 Is it not possible for a Man to have 3 18 Men his Family, without being Heir to Adam? Planter in the West Indies has more, and might he pleafed (who doubts) Muster them up an lead them out against the Indians, to feek Rem ration upon any Injury received from them, and all this without the Absolute Dominion of a W narch, descending to bim from Adam. Would not be an admirable Argument to prove, thatal Power by Gods Institution descended from Ada by Inheritance, and that the very Perion and Power of this Planter were the Ordinance of God because he had Power in his Family over Servant born in his House, and bought with his Money; For this was just abrahams Cafer Those who were Rich in the Patriachs Days, as in the Well. Indies now, bought Men and Maid Servants, and by their increase as well as purchasing of new, came to have large and numerous Families, which though they made use of in War or Peace, can it be thought the Power they had over them was an Inheritance descended from Adam, when 'twas the Purchase of their Money? A Mans Riding in an expedition against an Enemy, his Horse bought in a Fair would be as good a Proof that the owner enjoy'd the Lord hip which Adam by com nand had over the whole World, by Right descending to him, as Abrahams leading out the Servants of his Family, is that the Patriarchs enjoy'd this Lordship by descent from Adam since the Tale to the Power, the Mafter had in both Cafes Cafes, whether over Slaves or Horfes, was only from his purchase and the getting a Dominion over any thing by Bargain, and Money is a new way of proving one had it by Descent and Inheritance.

121. But making War and Peace are marks of Sovereignty; Let it be so in Politick Societies, may not therefore a Man in the West-Indies who hath with him Sons of his own Friends, or Companions, Soldiers under Pay, or Slaves bought with Money, or perhaps a Band made up of all these, make War and Peace, if there should be occasion, and ratifie the Articles too with an Oath, without being a Sovereign, an Absolute King over those who went with him; he that fays he cannot, must then allow many Masters of Ships, many private Planters to be Absolute Monarchs, for as much as this they have done: War and Peace cannot be made for Politick Societies, but by the Supream Power of fuch Societies; because War or Peace, giving a different Motion to the force of fuch a Politick Body, none can make War or Peace, but that which has the direction of the force of the whole body, and that in Politick Societies is only the Supream Power. In voluntary Societies for the time, he that has fuch a Power by confent, may make War and Peace, and so may a single Man for himself, the State of War not confifting in the number of Party ans, but the enmity of the Parties where they have no Superior to appeal to.

132. The actual making of War or Peace is no proof of any other Power, but only of difpoling those to exercise or cease Acts of enmity for whom he makes it, and this Power in many Cases any one may have without any Politick

Supremacy;

Supremacy; And therefore the making of War or Peace will not prove that every one that does so is a Politick Ruler, much less a King; for then Commmon-wealths must be Kings too, for they do as certainly make War and Peace as Monarchical Government.

122. But grant this a mark of Sovereignty in Abraham. Is it a proof of the Descent to him, of Adams Sovereignty over the whole World? If it be, it will firely be as good a proof of the defcent of Adams Lordhip to others too. And then Common-wealths, as well as Abraham will be Heirs of Adam, for they make War and Peace, as well as he; If you say that the Lordship of Adam doth not by Right descend to Common-wealths. though they make War and Peace, the fame fay I of Abraham, and then there is an end of your Argument; if you fland to your Argument, and fay those that do make War and Peace, as Common wealths do without doubt, do inherit Adams Lordship, there is an end of your Monarchy, unless you will say, that Common-wealths by descent enjoying Adams Lordship are Monarchies, and that indeed would be a new way of making all the Governments in the World Monarchical.

134. To give our A. the Honour of this new invention, for I confess it is not I have first found it out by tracing his Principles, and so charged it on him, 'tis fit my Readers know that (as absurd as it may seem) he teaches it himself, p. 23 where he ingeniously says, In all Kingdoms and Common-wealths in the World, whether the Prince be the Supream Father of the People, or but the true Heir to such a Father, or come to the Grown by Usurpation or Election, or whether some few or a Multitude Govern the Common-wealth, yet fill the Authority

that is in any one, or in many, or in all thefe is the only Right, and natural Authority of Supream Father, which Right of Fatherhood he often tellsus, is Regal and Royal Authority; as particularly, p. 12. the page immediately preceeding this Instance of Abrabam. This Regal Authority, he fays, those that Govern Common-wealths have : and if it be true, that Regal and Royal Authority be in those that govern Common-wealths, it is as true, that Common wealths are govern'd by Kings; for if Regal Authority be in him that Governs, he that Governs must needs be a King, and so all Common-wealths are nothing but down right Monarchies, and then what need any more ado about the matter, the Governments of the World are as they should be, there is nothing but Monarchy in it. This without doubt, was the furest way our A. could have found, to turn all other Governments, but Monarchical, out of the World.

135. But all this scarce proves Abraham, to have been a King as Heir to Adam; If by Inheritance he had been King, Lot, who was of the fame Family, must needs have been his Subject, by that Title before the Servants in his Family, but we fee they liv'd as Friends and Equals, and when their Herds Men could not agree, there was no pretence of Jurisdiction or Superiority between them, but they parted by consent, Gen. 13. hence he is called both by Abraham, and by the Text Abrabams Brother, the Name of Friendship and Equality, and not of Jurisdiction and Authority. though he were really but his Nephew. And if our A. knows that Abraham was Adams Heir, and a King, 'twas more it feems then Abraham himfelf knew, or his Servant whom he fent a wooing K 2 for

for his Son, for when he fets out the advantages of the Match, 24 Gen. 25. thereby to prevail with the Young-woman and her Friends. He says, I am Abrahams Servant, and the Lord bath Bleffed my Mafter greatly, and be is become great. and be bath given him Flocks and Herds and Silver and Gold, and Men-Servants and Maid Servants, and Camels and Affes, and Sarab my Masters Wife, bare a Son to my Mafter when the was old, and unto bim bath be given all be bath. Can one think that a discreet Servant, that was thus particular to fer out his Masters Greatness, would have omitted the Crown Isaac was to have, if he had known of any fuch? Can it be imagin'd he should have neglected to have told them on fuch an occasion as this that Abraham was a King, a Name well known at that time, for he had nine of them his Neighbours, if he or his Master had thought any fuch thing, the likelieft matter of all the reft, to make his Errand Successful?

136. But this discovery it seems was referved for our A. to make 2' or 3000 Years after, and let him injoy the Credit of it, only he should have taken care that some of Adams Land should have descended to this his Heir, as well as all Adams Lordship, for though this Lordship which Abraham, (if we may believe our A.) as well as the other Patriarchs, by Right descending to bim did enjoy, was as large and ample as the Absolutest Dominion of any Monarch which bath been since the Creation. Yet his Estate, his Territories, his Dominions were very narrow and fcanty, for he had not the Possession of a Foot of Land, till he bought a Field and a Cave of the Sons of Heth to bury Sarah in.

127. The Instance of Efau joyn'd with this of Abraham, to prove that the Lordship which Adam bad over the whole World, by Right descending from bim, the Patriarchs did emjoy, is yet more pleafant then the former: Efau met bis Brother Jacob with 400 Men at Arms; He therefore was a King. by Right of Heir to Adam, 400 Arm'd Men then however got together are enough to prove him that leads them to be a King and Adams Heir. There have been Tories in Ireland, ( whatever there are in other Countries) who would have thankt our A. for fo honourable an Opinion of them, especially if there had been no body near with abetter Title of 500 Armed Men, to question their Royal Authority of 400: 'Tis a shame for Men to trifle fo, to fay no worse of it, in so serious an Argument: Here Esau is brought as a Proof that Adams Lordship, Adams absolute Dominion, as large as that of any Monarch descended by Right to the Patriarchs, and in this very Chap. p. 19. Facob is brought as an instance of one, that by Birthright was Lord over his Brethren; fo we have here two Brothers Absolute Monarchs by the fame Title, and at the fame time Heirs to Adam; The Eldest Heir to Adam, because he met his Brother with 460 Men, and the youngeft Heir to Adam by Birtbright, Efau injoy'd the Lordhip which Adam had over the whole World by Right descending to bim, in as large and ample manner, as the abfolutest Dominion of any Monarch, and at the same time, Jacob Lord over him, by the Right Heirs have to be Lords over their Brethrer. Risum teneatis, I never, I confess, met with any Man of Parts to Dexterous as Sir Robt, at this way of Arguing; But 'twas his Misfortune to K 3 light

light upon Principles that could not be accommodated to the Nature of things and Human Affairs, nor could be made to agree with that Conftitution and Order which God had fettled in the World, and therefore must needs often clash with common Sense and Experience.

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128. In the next Section, he tells us, This Patriarchal Power continued not only till the Flood, but after it as the name Patriarchs doth in part prove. The word Patriarch doth more then in part prove, that Patriarchal Power continued in the World as long as there were Patriarchs, for 'tis necessary that Patriarchal Power should be whilft there are Patriarchs, as it is necessary there should be Paternal or Conjugal Power whilft there are Fathers or Husbands; but this is but playing with Names. That which he would fallacionfly infinuate is the thing in question to be proved, and that is that the Lordship which Adam bad over the World, the supposed Absolute Universal Dominion of Adam by Right descending from him the Patriarchs did enjoy: If he affirms fuch an Absolute Monarchy continued to the Flood, in the World, I would be glad to know what Records he has it from; for I confess I cannot find a word of it in my Bible; If by Patriarchal Power, he means any thing elfe, it is nothing to the matter in hand: And how the name Patriarch in Jome part proves, that those who are called by that name, had Ab. folute Monarchical Power, I confess, I do not fee, and therefore I think needs no answer, till the Argument from it be made out a little clearer.

139. The three Sons of Noah had the World, says our A, divided amongst them by their Father, for of them was the whole World overspread, p. 14. The

World might be overspread by the Offspring of Noabs Sons, though he never divided the World amongst them; For the Earth might be Replenished without being divided, all our As Argument here, therefore, proves no fuch Division. However I allow it to him, and then ask, the World being divided amongst them, which of the three was Adams Heir? If Adams Jordhip, Adams Monarchy, by Right descended only to the Eldest, then the other two could be but his Subjects, his Slaves: If by Right it descended to all three Brothers, by the same Right, it will, descend to all Mankind, and then it will be impoly fible what he fays, p. 19. that Heins are Lords of their Brethren, should be true, but all Brothers, and confequently all Men will be equal and independent, all Heirs to Adams Monarchy, and confequently all Monarchs too, one as much as another. But 'twill be faid Noah their Father divided the World amongst them, so that our A. will. allow more to Neab, than he will to God Almighty, for O. 211. he thought it hard, that God himself should give the World to Neah and his Sons, to the prejudice of Noah's Birth-right, his words are, Noah was left Sole Heir to the World, wby (bould it be thought that God would disinberit bim of his Birth-right, and make him of all Men in the World, the only Tenant in common with his Children, and yet here he thinks it fit, that Nouls should disinherit Shem of his Birth-right, and divide the World betwixt him and his Brethren, fo that this Birth-right, when our A. pleases, must, and when he pleafes, must not, be facred and inviolable.

140. If Noah did divide the World between his Sons, and his Affignment of Dominions to them were good, there is an end of Divine Inftitution, and all our A's Discourse of Adam's Heir, with whatfoever he builds on it, is quite out of doors. The Natural Power of Kings falls to the ground; and then the form of the Power Governing, and the Person having that Power, will be all Ordinances of Man, and not of God, as our A. fays, 0.254. For if the right of the Heir be the Ordinance of God, a Divine right, no Man, Father or not Father, can alter it : If it be not a Divine right, it is only Human depending on the Will of Man, and so where Human Institution gives it not, the first-born has no right at all above his Brethren; and Men may pur Government into what hands, and under what form, they pleafe.

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141. He goes on, Most of the civillest Nations of the Earth, labour to fetch their Original from some of the Sons or Nephews of Noah, p. 14 How many do most of the civillest Nations amount to? and who are they? I fear the Chineses, a very great and civil People, as well as feveral other People of the East, West, North and South, trouble not themselves much about this matter. All that believe the Bible, which I believe are our A's most of the civillest Nations, must necessarily derive themselves from Noah, but for the rest of the World, they think little of his Sons or Nephews. But if the Heralds and Antiquaries of ali Nations; for 'tis thefe-Men generally that labour to find out the Originals of Nations, or all the Nations themselves should labour to fetch their Original from fome of the Sons or Nephews of Noah, what would this be to prove, that the Lordhip

dhip which Adam bad over the whole World, by be descended to the Patriarchs? Whoever, Natior Races of Men, labour to fetch their Original m, may be concluded to be thought by them, of Renown, famons to Posterity for the eatness of their Virtues and Actions; but beand these they look not, nor consider who they ere Heirsto, but look on them as such as raised demicives by their own Virtue to a Degree that would give a Luftre to those, who in future Acould pretend to derive themselves from them. the if it were Ogygus, Hercules, Brama, Tamberlain, Pharamond; nay, if Jupiter and Saturn were the Names, from whence divers Races of Men, both Incient and Modern, have labour'd to derive their Original; will that prove, that those Men enjoyed he Lordship of Adam, by right descending to them? fnot, this is but a Flourish of our A's to mislead Reader that in it felf fignifies nothing.

142. And therefore to as much purpose, is, that he tells us, p. 15. concerning this Division of World, That some say it was by Lot, and obes that Noah fail'd round the Mediterranean in In Years, and divided the World into Asia, Africk Europe, Portions for his three Sons. America hen, it feems, was left to be his that could catch Why our A takes such pains to prove the Division of the World by Noah to his Sons, and all not leave out an Imagination, though no betthan a Dream, that he can find any where to wour it, is hard to guels, fince fuch a Division, it prove any thing, must necessarily take away Title of Adam's Heir, unless three Brothers an altogether be Heirs of Adam; And thereore the following words, How soever the manner of this Division be uncertain, yet it is most certain Division it felf was by Families from Noah and Children, over which the Parents were Heads Princes, p. 13. If allow'd him to be true, and any force to prove, that all the Power in World is nothing but the Lordship of Adam's scending by Right, they will only prove, that Fathers of the Children are all Heirs to this Lo thip of Adam; for if in thosedays Cham and phat, and other Parents besides the Eldest & were Heads and Princes over their Families, had a right to divide the Earth by Families, wh hinders Younger Brothers, being Fathers of F milies, from having the fame Right? If Ch and Faphat were Princes by Right descending them, notwithstanding any Title of Heir in the Eldest Brother, Younger Brothers by the & Right descending to them are Princes now, a fo all our A's Natural Power of Kings will rea no farther than their own Children, and no Kin dom by this Natural Right, can be bigger the a Family: For either this Lordship of Adam of the whole World, by Right descends only to Eldest Son, and then there can be but one He as our A. fays, p. 19. Or elfe, it by Right d fcends to all the Sons equally, and then every I ther of a Family will have it, as well as the thin Sons of Noah: Take which you will, it deftro the present Governments and Kingdoms the are now in the World, fince whoever has the Natural Power of a King, by Right descending him, must have it either, as our A. tells us, C had it, and be Lord over his Brethren, and be alone King of the whole World, or elfa the he tells us here, Shem, Cham and Japhat he

here Brothers, and so be only Prince of his Family, and all Families independent one other; All the World must be only one Emby the right of the next Heir, or else every ally be a distinct Government of it self, by the Major of Adam's descending to Parents of Families, at to this only tends all the Proofs he here gives of the descent of Adam's Lordship: For con-

ing his Story of this descent he fays;

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144. In the dispersion of Babel, we must certain-ud the Establishment of Royal Power, throughout Kingdoms of the World, p. 14. If you must it, pray do, and you will help us to a new co of History: But you must shew it us before shall be bound to believe, that Regal Power Established in the World upon your Prindes; for, that Regal Power was Established in Kingdoms of the World, I think no Body will oute, but that there should be Kingdoms in World, whose several Kings enjoy'd their towns, by right descending to them from Adam, we think not only Apocrypba, but also utterly offible; and if our A. has no better Foundafor his Monarchy than a supposition of what a done at the dispersion of Babel: The Moschy he erects thereon, whose top is to reach Heaven to unite Mankind, will ferve only to tide and scatter them as that Tower did, will duce nothing but confusion.

144. For he tells us, the Nations they were died into, were diffinit Families, which had Fais for Rulers over them; whereby it appears, at even the confusion, God was careful to preve the Fatherly Authority, by distributing the Digley of Languages, according to the Diversity of

Families,

Families, p. 14. It would have been a hard m ter for any one but our A. to have found out plainly in the Text, he here brings, that all Nations in that difpersion were governed by thers, and that God was careful to preserve the H therly Authority. The words of the Text are These are the Sons of Shem after their Families, ter their Tongues in their Lands, after their Nation and the same thing is said of Cham and John after an Enumeration of their Posterities, in which there is not one word faid of their Gove nors, or Forms of Government of Fathers, Fatberly Authority. But our A. who is very qui fighted, to fpy out Fatherhood, where no bot elfe could fee any the least glimples of it, telk positively their Rulers were Fathers, and God n careful to preferve the Fatherly Authority; and why Because those of the same Family spoke the sam Language, and so of necessity in the division kept together: Just as if one should argue thu Hanibal in his Army, confifting of divers Nation kept those of the same Language together, the fore Fathers were Captains of each Band, Hanibal was careful of the Fatherly Authority. in Peopling of Carolina, the English, French, Seat and Weleb that are there, Plant themselves too ther, and by them the Country is divided me their Lands after their Tongues, after their Familie after their Nations; therefore care was taken the Patherly Authority. Or because in many pan of America, every little Tribe was a diffinct Po ple, with a different Language, one should in habiter, that therefore God was careful to preserve the Mo enjoy'd Adam's Lordship by right descending to the -hound

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what their Form of Government, but only they were divided into little Independent

deties, speaking different Languages.

145. The Scripture says not a word of their there or Forms of Government, but only gives account, how Mankind came to be divided to distinct Languages and Nations; and there is not to argue from the Authority of Scriute, to tell us positively, Fathers were their their, when the Scripture says no such thing, a to set up Fancies of ones own Brain, when a considerity aver Matter of Fact, where Resides are utterly silent: And therefore the same ound has the rest that he says, That they were consuled Multitudes without Heads and Govern, and at liberty to choose what Governors or Go-

comments they pleased.

146. For I demand, when Mankind were lyet of one Language, all Congregated in the lan of Shinar, were they then all under one conarch, who enjoyed the Lordship of Adam by light descending to him? If they were not, there is then no thoughts, 'tis plain, of Adam's Heir, o Right to Government known then upon that lite, no Care taken by God or Man, of Adam's lite, no Care taken by God or Man, of Adam's lite, no Care taken by God or Man, of Adam's lite, no Care taken by God or Man, of Adam's lite, and were but me People, dwelt altogether, and were of one anguage, and were upon Building a City together; and when 'twas plain, they could not at know the Right Heir, for Shem lived till lass's time, a long while after the Division at Babel; If then, I say, they were not under the Monarchical Government of Adam's Fatherhood, by right descending to the Heir, 'tis plain there

was no regard had to the Fatherbood, no Mo chy acknowledg'd due to Adam's Heir, no pire of Shem's in Afia, and confequently no Division of the World by Noab, as our A talked of. And as far as we can conclude thing from Scripture in this matter, it feens this place, that if they had any Government was rather a Commonwealth than an Abb Monarchy; For the Scripture tells us, Gen. They said; 'twas not a Prince commanded Building of this City and Tower, 'twas by the Command of one Monarch, but by Confultation of many, a Free People, La build us a City; They built it for themselves Free-men, not at Slaves for their Lord and I fter, that we be not scattered abroad; having a ty once built, and fixed Habitations to their Abodes and Families. This was the C fultation and Design of a People, that were liberty to part afunder, but defired to keep in a Body, and could not have been either necessit or likely in Men tyed together under the 6 vernment of one Monarch, who if they h been, as our A. tells us, all Slaves under the A folute Dominion of a Monarch, needed not ha taken such care to hinder themselves from wa dering out of the reach of his Dominion; Id mand whether this be not plainer in Scriptur than any thing of Adam's Heir or Fatherly A tority.

147. But if being, as God fays, Gen. 11.6. of People, they had one Ruler, one King by Natural Right, Absolute and Supreme over them what care had God to preserve the Paternal Authorise of the Supreme Fatherhood, if on a suddain he say

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(for fo many our A. talks of ) diffinet Nato be erected out of it, under diffinit Goverand at ence to withdraw themselves from hedience of their Sovereign. This is to entitle care how, and to what we pleafe. Can it be to fay, that God was careful to preferve the ly Authority in those who had it not? For if were Subjects under a Supreme Prince, what unity had they? Was it an instance of God's to preserve the Fatherly Authority, when he away the true Supreme Fatherhood of the Na-Monarch? Can it be reason to say. That for the Prelevation of Fatherly Authority, deveral new Governments with their Governments up, who could not all have Fatherly Authority? is it not as much reason to say, That God is all to destroy Fatherly Authority, when he safone who is in Pollession of it, to have his Goment torn in pieces, and shared by several of Subjects? And would it not be an Argument like this, for Manarchical Government to fay, n any Monarchy was shatter'd to pieces, and ded amongst revolted Subjects, that God was ful to preferve Monarchical Power, by rending ded Empire into a multitude of little Governis? If any one will fay, that what happens Providence to be preferved, God is careful to derve as a thing therefore to be efteemed by as necessary or useful, 'tis a peculiar Prory of Speech, which every one will not think to imitate; but this I am fure is impossible to either proper, or true speaking, that Shem, example (for he was then alive,) should have berly Authority, or Sovereignty by right of Fabood over that one People at Babel, and that

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the next moment Shem yet living, 72 others for have Fuberly Authority, or Sovereignty by right Fatherhood over the lame People, divided for many diffinct Governments either thele thers actually were Rulers, just before the Co fion, and then they were not one People, but God himself Lays they were; or elle they a Common wealth, and then where was narchy? or elfa these 72 Fathers had The Authority but knew it not. Strange Entberly Authority should be the only D nal of Government amongst Men, and all Mankind not know it; and Stranger that the continion of Longues should re-it to them all of a sudden that in an inthefe 72 should know that they had Fatherly Pa and all others know that they were to Ober in them, and every one know that particular therly Authority to which he was a Subject, that can think this Arguing from Scripture, in from thence make our what Model of an E pio will best suit with his Fartcy or Interest, a a Prince who claims an Universal Monard ce and his Subjects, who being Fathers of Familian, thall quit all Subjection to him, and Canton with Empire into less Governments for themselves as for it will always remain a doubt in which A. resolves us, whether Shema who was then all gives or these 72 new Princes, beginning to these the Fatherly-Authority tesided, fill o or these 72 new Princes, beginning to me egin new Empires in his Dominions, and over Mo Subjects, had right to govern, fince our A. to but us, that both one, and rother had Father F which is Supreme, Authority, and are brough

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by him as Instances of those, who did enjoy the thirt of Adam by right descending to them, which is a large and ample as the Absolutest Dominion of Monarch. This at least is unavoidable, that if two careful to preserve the Fatherly Authority in the new credied Nations, it necessarily follows, that was as careful to destroy all pretences of Adams it; fince he took care, and therefore did present the Fatherly Authority in so many, at least that could not possibly be Adams Heirs, when eight Heir (if God had ever ordained any inheritance) could not but be known, Shem is living, and they being all one People.

n living, and they being all one People. 148. Nimrod is his next instance of enjoying Patriarchal Power, p. 16, but I know not for at Reason our A. seems a little unkind to him. Tays, that he against Right enlarged his Empire, fixing violently on the Rights of other Lords of Falies; These Lords of Families here were called abers of Families, in his account of the dispersion Babel, but it matters not how they were called, we know who they are; for this Fatherly Auority must be in them, either as Heirs to Adam, do there could not be 72, nor above one at ce, or elfe as natural Parents over their Chiln, and fo every Father will have Paternal Aurity over his Children by the same Right, and as large extent as those 72 had, and so be Indeindent Princes over their own Off-spring. Taking Lords of Families, in this later fense (as'tis hard give those words any other fense in this place) gives us a very pretty account of the Original Monarchy, in these following words, p. 16. ad in this Sense be may be said to be the Author Founder of Monarchy, viz. As against Right feizing

seizing violently on the Rights of Fathers of their Children, which Paternal Authority, it be in them, by right of Nature; (for elle in could those 72 come by it) no body can be from them without their own consents, and it I desire our A and his Friends to consider he far this will concern other Princes, and when it will not according to his conclusion of the Paragraph, resolve all Regal Power of the whose Dominions extend beyond their Familieither into Tyranny and Usurpation, or Eleon and Consent of Fathers of Families, which will differ very little from Consent of the Paragraph.

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149. All his Instances, in the next Section 17. of the 12 Dukes of Edom, the 9 Kings a little corner of Asia in Abrahams days, the Kings in Canaan destroyed by Joshua, and care he takes to prove that these were all So reign Princes, and that every Town in the days had a King, are so many direct Proofs again him, that it was not the Lordship of Adam Right descending to them that made Kings; for they had held their Royalties by that Title, there there must have been but one Sovered over them all, or else every Father of a Family had been as good a Prince, and had as good claim to Royalty as these; for if all the Sons Esau, had each of them, the Younger as we has the Eldest, the right of Fatherhood, and were Sovereign Princes after their Fathers Deat the same Right had their Sons after them, and on to all Postericy, which will limit all the natural Power of Fatherhood, only to be over the Issue of their own Bodies, and their descendant which

Power of Fatherhood dies with the head Family, and makes way for the like pow. Fatherhood to take place, in each of his Sons, their respective Posterities, whereby the er of Fatherhood will be preferv'd indeed, is intelligible, but will not be at all to our purpole, nor are any of the instances he s proofs of any Power they had by Title Fatherhood as Heirs of Adam's Paternal ority, nor by Vertue of their own: For Fatherbood being over all Mankind, it descend but to one at once, and from him is right Heir only, and so there could by that de be but one King in the World at a time; by Right of Fatherhood, not descending adden, it must be only as they themselves Fathers, and fo could be over none but their own Posterity; so that if those 12 Dukes Mom: If Abraham and the 9 Kings his Neighs: If Jacob and Esau and the 31 Kings in Cathe 72 Kings mutilated by Adonibeseck, the Kings that came to Benhadad, the 70 Kings Grace making War at Troy, were as our A. mends, all of them Sovereign Princes; 'tis tent that Kings deriv'd their power from ne other Original then Fatherbood, fince fome the had Power over more than their own terry, and 'tis Demonstration, they could be all Heirs to Adam: For I challenge any a so make any pretence to Power by right Faberhood, either intelligible or possible in one, otherwise, than either as Adams Heir, as Progenitor over his own Descendants, nauly sprung from him. And if our A. could L 2

fhew that any one of these Princes, of which gives us here so large a Catalogue, had his thority by either of these Titles, I think I a yield him the cause, though its manifest the all impertinent and directly contrary to he brings them to prove, viz. That the Lawbich Adam had over the World by Right defa

to the Patriarchs.

150. Having told us, p. 16. That the P archal Government continued in Abraham, and Jacob, until the Egyptian Bondage, p. 17. tells us, By manifest Footsteps we may trace the ternal Government unto the Israelites coming Egypt, where the exercise of Supream Paris Government was intermitted, because they we Subjection to a stronger Prince. What these ! fteps are of paternal Government, in our Sense, i.e. of Absolute Monarchical Power fcending from Adam, and exercised by Right Fatherhood we have seen, that is for 2290 in no Footsteps at all, since in all that time her not produce any one Example of any Pe who claim'd or Exercised Regal Authority right of Fatherhood, or shew any one who bear King was Adams Heim Allah a King was Adams Heir; All that his Proofs and to, is only this, that there were Fathers, Parchs and Kings in that Age of the World. that the Fathers and Patriarchs had any Abb Arbitrary Power, or by what Titles those K had theirs, and of what extent it was, the Series ture is wholly filent; 'tis manifest by Right Fatherhood they neither did, nor could claim Title to Dominion and Empire.

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. To fay, that the Exercise of Supream Patriarevernment was intermitted, because they were in Stion to a stronger Prince, proves nothing but I before suspected, viz. That Patriarchal Jution or Government was a fallacious expression, does not in our A. fignifie what he would yet nate by it, Paternal and Regal Power, fuch an blute Sovereignty as he supposes was in Adam, 172. For how can he say that Patriarchal Juris. was intermitted in Egypt, where there was 2 under whose Regal Government the Ifraewere? If Patriarchal were Absolute Monarchical diction; and if it werenot, but something else, does he make fuch ado about a Power not meltion, and nothing to the purpose? The Exe of Patriarchal Jurisdiction, if Patriarchal be Mywas not intermitted whilft the Ifraelites were Egypt. 'Tis true, the Exercise of Regal Power snot then in the hands of any of the promifed of Abraham, nor before neither that I know, what is that to the intermission of Regal Authorist at descending from Adam, unless our A. will re it, that this chosen Line of Abraham, had the the of Inheritance to Adams Lordship, and then what purpose are his instances of the 72 Rulers, whom the Fatherly Authority was preserved in Confusion at Babel? Why does he bring the Princes Sons of Ismael in the 12 Dukes of E. , and joyn them with Abraham, Isaac, and Faas examples of the exercise of true Patriarchal ernment? If the exercise of Patriarchal Jurisdiwere intermitted in the World, whenever Heirs of Facob had not Supream Power; I fear pream Patriarchal Jurisdiction was not only interitted, but from the time of the Egyptian Bondage mite loft in the World, fince 'twill be hard to find fince that any one who exercised it as an intrance descending to him from the Patriares braham, Isaac, and Jacob. I imagined Monardi Government, would have served his turn in hands of Pharaob or any Body. But one cannot filly discover in all places what his discourse to, as particularly in this place, it is not obvious guess what he drives at, when he says, the exercise Supream Patriarchal Jurisdistion in Egypt, or he this serves to make out the descent of Adams Lassibility to the Patriarchs or any Body else.

153. For I thought he had been giving me of Scripture, Proofs and Examples of Mon chical Government, founded on Paternal thority, descending from Adam, and not History of the Jews, amongst whom yet we no Kings, till many Years after they were People; and when Kings were their Rule There is not the least mention or room for a tence that they were Heirs to Kings by Pa nal Authority; I expected, talking fo much he does of Scripture, that he would have pr duced thence a Series of Monarchs, whose I tles were clear to Adams Fatherhood, and w as Heirs to him, own'd and exercised Pater Jurisdiction over their Subjects, and that this the true Patriarchical Government, whereas neither proves that the Patriarchs were Kin nor that either Kings or Patriarchs were He to Adam, or fo much as pretended to it; one may as well prove, that the Patriarchs we all Absolute Monarchs, that the Power both Patriarchs and Kings was only Paternal, at that this Power descended to them from Ad Ifay all these Propositions may be as well pro yed by a confused account of a multipude litt

Intle Kings in the West-Indies, ont of Ferdinando Soro, or any of our late Histories of the Northern America, or by our A-s 70 Kings of Greece, out of Homer, as by any thing he brings out of Scripture, in that Multitude of Kings he has reckon d

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Total And methinks he should have let Homer and his Wars of Trey alone, since his great Zeal to Truth or Monarchy carried him to such a pitch of transport against Philosophers and Poets, that he tells us in his Presace, that there are too many in these days, who please themselves in running after the Opinions of Philosophers and Poets, to find out such an Original of Government, as might promise them some Tula to Liberty, to the great Scandal of Christianity, and bringing in of Atheism. And yet these Heathen Philosophers, Aristotle and Poet Homer, are not rejected by our zealous Chistrian Politician whenever they offer any thing that seems to serve his turn.

But to return to his Scripture History, our A. farther tells us, p. 18. that after the return of the Israelites out of Bondage, God out of a special care of them, chose Moses and Joshua Successively to Govern as Princes in the place and stead of the Supream Fathers. If it be true, that they returned out of Bondage, it must be into a State of Freedom, and must imply, that both before and after this Bondage they were free, unless our A will say, that changing of Masters, is returning out of Bondage, or that a Slave returns ont of Bondage, when he is removed from one Gally to another: If then they returned out of Bondage, 'tis plain that in those days, whatever our A. in his Presace says to the contrary those was difference between a

Son, a Subject, and a Slave; and that neither the Patriarchs before, northeir Rulers after this Egyptian Bondage, munical their Sons or Subjects amongst their Possessions, and disposed of them with as Absolute a Dominion, as they did their other Goods.

offered his two Sons as Pledges, and Judab was at last surery for Benjamin's safe return out of Egyp: Which all had been vain, superstuous, and but a fort of mockery, if Jucob had had the same Power over every one of his Family as he had over his Ox or his As, as an Owner over his Substance; and the offers that Reuben or Judab made had been such a Security for returning of Benjamin, as if a Man should take two Lambs out of his Lords flock, and offer one as security, that he will safely restore the other.

156. When they were out of this Bondage, what then? God out of a special care of them, the stradities. Tis well that once in his Book, he will allow God to have any care of the People, for in other places he speaks of Mankind, as if God had no care of any part of them, but only of their Monarchs, and that the rest of the People, the Societies of Men, were made as so many Herds of Cattle, only for the Service, Use, and

Pleasure of their Princes.

157. Chose Moses and Joshua Successively to Govern as Princes; A shreud Argument our A. has found out p. 18. to prove Gods care of the Fatherly Authority, and Adams Heirs, that here as an expression of his care of his own People, he chooses those for Princes over them, that had not the least presence to either. The persons chosen were, Mose of the Trite of Levy, and Joshuah

of the Tribe of Ephraim, neither of which had my Title of Fatherhood: But fays our A. they ere in the place and flead of the Supream Fathers: If God had any where, as plainly declared his choise of such Fathers to be Rulers, as he did of Mofes and Joshuab, we might believe Mofes and Johnsh were in their place and fead, but that being the question in debate, till that he better proved, Mofes being chosen by God to be Ruler of his People, will no more prove that Government belong'd to Adems Heir or to the Fatherbood. than Gods choosing Auron of the Tribe of Levy to be Priest, will prove that the Priesthood belong'd to Adams Heir or the Prime-fathers, fince God could choose Agree to be Priest, and Moses Ruler in Ifrael, though neither of those Offices. were fettled on Adams Heir or the Fatherhood.

158. Our A. goes on, and after them likewife for a time be raifed up Judges, to defend his People in time of peril, p. 18. This proves Fatherly Authority to be the Original of Government, and that it descended from Adam to his Heirs, just as well as what went before: only here our Asseems to confess that these Judges, who were all the Governors they then had, were only Men of valour, whom they made their Generals to defend them in time of peril; and cannot God raise up such Men, unless Fatherhood have a Title to

Government?

But fays our A, when God gave the Ifrachites Kings, he re-established the ancient and prime Right of Lineal Succession to Paternal Government, p. 18: 160. How did God re-establish it? By a Law, a

positive command? We find no such thing. Our A means then, that when God gave them a King;

King, in giving them a King, he re-established the Right, &c. To re-establish de facto the Right of Lineal Succession to Paternal Government, is to put a Man in Possession of that Government which his Fathers did enjoy, and he by Lineal Succession had a Right to. For, first, if it were another Government then what his Ancestors had it was not fucceeding to an Ancient Right, but beginning a new one; for if a Prince should give a Man, besides his Ancient Patrimony. which for fome Ages his Family had been diffeiz'd of, an additional Estate, never before in the Possession of his Ancestors, he could not be faid to re-establish the Right of Lineal Succession, to any more than what had been formerly enjoy'd by his Ancestors; if therefore the Power the Kings of Ifrael had, were any thing more than Ifaac or faceb had, it was not the re-establishing in them the Right of Succession to a Power, but giving them a new Power, however you please to call it Paternal or not, andwhether Ifaac and facob had the fame Power, that the Kings of Ifrael had, I defire any one, by what has been above faid, to confider, and I do not think they will find that either Abraham, Ifaac or Jacob, had any Regal Power at all.

161. Next, there can be no Re-establishment of the Prime and Ancient Right of Lineal Succession to any thing, unless he that is put in Possession of it has the right to succeed, and be the true and next Heir to him he succeeds to; can that be a Re-establishment, which begins in a new Family, or that the Re-establishment of an Ancient Right of Lineal Succession, when a Crown is given to one, who has no Right of Succession to it, and who, if the Lineal Succession had

had been out of all possibility of pretence to it? Saul the first King, God gave the Ifraelites, was of the Tribe of Benjamin; was the Ancient and Prime Right of Lineal Succession Re-established in him? the next was David the Youngest Son of Feste, of the Posterity of Judab, Jacobs third Son; was the Ancient and Prime Right of Lineal Succession to Paternal Government Re-established in him? or in Solomon his Younger Son and Succeffor in the Throne? or in Feroboham over the ten Tribes? or in Athaliah? who Reigned fix Years an utter Stranger to the Royal Blood. If the Ancient and Prime Right of Lineal Succession to Paternal Government, were Re-established in any of these or their Posterity. The Ancient and Prime Right of Lineal Succession to Paternal Govern ment, belongs to Younger Brothers as well as Elder, and may be Re-established in any Man living; for whatever Younger Brothers, by Ancient and Prime Right of Lineal Succession, may have as well as the Elder, that every Man living may have a Right to, by Lineal Succession, and Sr. Robt, as well as any other. And fo what a brave Right of Lineal Succession, to his Pater. rial or Regal Government, our A. has Re-effa. blish'd, for the securing the Rights and Inheritance of Crowns, where every one may have it. let the World confider.

162. But says our A. however, p. 19. When so ever God made choice of any special Person to be King, he intended that the Issue also should have benefit thereof, as being comprehended sufficiently in the Person of the Father, although the Father was only named in the Grant. This yet will not help out Succession; for if, as our A. says, the benefit of the

Grant be intended to the Iffine of the Grantes. this will not direct the Succession, since; if God give any thing to a Man and his If is in general, the Claim cannot be to any one of that Iffice in particular, every one that is of his Race will have arr equal Right: If it be faid, our A. meant Heir, I believe our A. was as willing as any Body to have used that word, if it would have served his turn, but Solomon who fucceeded David in the Throne, being no more his Heir than Feroboam, who succeeded him in the Government of the Ten Tribes, was his Iffue, our A. had rea. fon to avoid faying, that God intended it to the Heirs, when that would not hold in a Succession, which our A. could not except against, and so he has left his Succession as undetermin'd, as if he had faid nothing about it: For if the Regal Power be given by God to a Man and his Issue, as the Land of Canaan was to Abraham and his Seed, must they not all have a Title to it, all share in it? And one may as well fay, that by God's Grant to Abraham and his Seed, the Landof Canaan was to belong only to one of his Seed exclusive of all others, as by Gods Grant of Dominion to a Man and bis Iffue, this Dominion was to belong all to one of his Issue exclusive of all others.

163. But how will our A. prove that whenfoever God made choice of any special Person to be a King, he intended that the (I suppose he means his) Issue also should have benefit thereof: Has he so soon forgot Moses and Joshua whom in this very Section, he says, God out of a special care chose to govern as Princes, and the Judgesthat God raised up. Had not these Princes, having the Authority of the Supream Fatherhood, the same

Power

Power that the Kings had, and being specially chofen by God himfelf, should not their Iffine have the benefit of that choice, as well as Duroid or Salomon? If these had the Paternal Authority pur into their hands immediately by God, why had not their Most the benefit of this Gram in a Succellion to this Power? Or if they had it as Adms Hens, why did not their Heirs enjoy it after them by Right descending to them, for they could not be Heirs to one another? was the Power the fame, and from the fame Original in Mr. fer, Jahus and the Judges, as it was in David and the Kings, and was it inheritable in one and nor in the other? If it was not Paremal Ambo. rity, then Gods own People were govern'd by those that had not Parernal Authority, and those Governours did well enough without it: If it were Paternal Authority and God chose the Perform that were to exercise it, our A's Rule fails, that whenfoever Gad makes obvice of any Perfen to be Suprem Ruler (for Esuppose the name King has no Spell in it, its nor the Title, but the Power makes the difference ) he intends that the Hine alfo fould have the benefit of in fince from their com ing out of Egypt to Devid time 400 Years, the Iffue was never to sufficiently comprehended in the Perform of the Furber, as that any Son after the Death of his Father, fucceeded to the Government amongst all those Judges that judged Ifrael; Was avoid this, it be faid, God always choic the Person of the Successor, and so transferring the Ratherly Authority to him, excluded his life from fliceeding to it, that is manifeffly not fo in the Scory of Jephtha, where he Articled with the People, and they made him judge over them, as is plain. Judg. 11: 154. Tis

164. Tis in vain then to fay, that when foever God chooses any special Person to have the exercise of Paternal Authority ( for if that be not to be King, I defire to know the difference between 2 King and one having the exercise of Paternal Authority ) be intends the Usue also should have the benefit of it, fince we find the Authority, the Judges had, ended with them, and descended not to their Issue, and if the Judges had not Paternal Authority, I fear it will trouble dur A or any of the Friends to his Principles, to tell who had then the Paternal Authority, that is, the Government and Supream Power amongst the Ifraelites, and I suspect they must confess that the chosen People of God continued a People severral hundreds of Years, without any Knowledge or Thought of this Paternal Authority, or any appearance of Monarchical Government at all. 165. To be fatisfied of this, he need but read

the Story of the Levite, and the War thereupon with the Benjamites, in the 3 last Chap of Jud. and when he finds that the Levite appeals to the People for Justice, that it was the Tribes and the Congregation that debated, refolved and directed all that was done on that occasions He must conclude, either that God was not careful to preserve the Fatherly Authority amongst his own chosen People, or else that the Fatherly Authority may be preferved where there is no Monarchical Government; If the latter, then it will follow that though Fatherly Authority be never fo well proved, yet it will not infer a necessity of Monarchical Government; If the former, it will feem very ftrange and improbable that God Ihould ordain Fatherly Authority to be fo Sacred amongst the Sons of Men; that there could be no Power

not Government without it, and yet that among this own People, even whilft he is providing a Government for them, and therein prescribes, Rules to the several States and Relations of Men, this Great and Fundamental one, this most material and necessary of all the rest should be concealed, and lye neglected for 400 Years after.

166. Before I leave this, I must ask how our A. knows that when foever God makes choice of any special Person to be King, be intends that the Islue should have the benefit shereof, does God by the Law of Nature or Revelation fay fo? By the fame Law also he must say, which of his Isline must enjoy the Crown in Succession, and so point out the Heir, or else leave his Iffue to divide or scramble for the Government: both alike abfurd. and fuch as will destroy the benefit of fuch Grant to the Issue. When any such Declaration of Gods Intention is produced, it will be our Duty to believe God intends it fo, but till that be done, our A. must shew us some better Warrant before we shall be obliged to receive him as the Authentick Revealer of Gods Intentions.

167. The Issue, says our A. is comprehended sufficiently in the Person of the Father, although the Father only was named in the Grant: And yet God, when he gave the Land of Canaan to Abraham, Gen. 13. 15. thought fit to put his Seed into the Grant too, so the Priesthood was given to Aaron and his Seed; And the Crown God gave not only to David, but his Seed also: And however our A. assures us that God intends, that the Issue should have the henefit of it, when he chooses any Person to be King, yet we see that the Kingdom he gave to Saul, without mentioning his Seed after him never

God chose a Person to be King, he should instend that his Iffue should have the benefit of it more than when he chose one to be Judge in If well. I would fain know a reason; or why does a Grant of Farberty Authority to a King more comprehend the Iffue, then when a like Grant is made to a Judge? Is Paternal Authority by Right to descend to the Iffue, of one and not of the other? there will need some Reason to be shown of this difference, more than the name, when the ching given is the same Farberty Authority, and the manner of giving it, Gods choice of the Person; for I suppose our A. when he says, God raised up Judges, will by no means allow they were chosen by the People.

168. But fince our A has for confidently afflired us of the care of God to preferve the Faborabood, and pretends to build all, he fays, upon the Authority of the Scripture, we may well expect that that People whose Law, Conflictution and Hultory is chieffy contained in the Scripture, thould furnish him with the clearest Instances of Gods care of preserving of the Fatherly Authority, in that People who its agreed he had a most peculiar care of Let us see then what State this Pavernal Authority or Government was in amongst the Jews, from their beginning to be a People. It was omitted by our A's consection, from their coming into Egypt, till their return out of that Bondage: above 200 Years. From thence till God gave the Israelites a King about 400 Years more, our A. gives but a very stender account of it, nor indeed all that time

are there the least Footsteps of Paternal or Regal Government amongst them. But then says our A. God Re-established the Ancient and Prime Right of lineal Succession to Paternal Government.

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169. What a Lineal Succession to Paternal Government was then Established, we have already seen. Ionly now confider how long this lafted, and that was to their Captivity about 500 Years: From whence to their Destruction by the Romans, above 650 Years after, the Ancient and Prime Right of lineal Succession to Paternal Government was again lost, and they continued a People in the promised Land without it; so that of 1750 Years that they were Gods peculiar People, they had Hereditary Kingly Government amongst them, not one third of the time, and of that time there is not the least Footsteps of one moment of Paternal Government, nor the Reestablishment of the Ancient and Prime Right of lineal Succession to it, whether we suppose it to be derived as from its Fountain, from David, Saul, Abraham, or which upon our A.s Principles is the only true; From Adam.

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# ESSAY

Concerning the

True Original, Extent, and End

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Civil Government.

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## BOOK IL

#### CHAPL

r. T T having been shewn in the foregoing

Discourse,

ro. That Adam had not either by natural Right of Fatherhood, or by positive Donation from God, any such Authority over his Cnildren, nor Dominion over the World as is pretended.

2°. That if he had, his Heirs, yet, had no

Right to it.

3°. That if his Heirs had, there being no Law of Nature nor positive Law of God that determins, which is the Right Heir in all Cases that may arise, the Right of Succession, and consequently of bearing Rule, could not have

been certainly determined.

4°. That if even that had been determined, yet the knowledge of which is the Eldest Line of Adams Posterity, being so long since utterly lost, that in the Races of Mankind and Families of the World, there remains not to one above another, the least pretence to be the Eldest House, and to have the Right of Inheritance.

All these premises having, as I think, been clearly made out, it is impossible that the Ru'ers

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pow on Earth, should make any benefit, or derive any the least shadow of Authority from that, which is held to be the Fountain of all Power, Adams Private Dominion and Paternal Jurisdiction. to that, he that will not give just occasion, to think that all Government in the World is the product only of Force and Violence, and that Men live together by no other Rules but that of Beafts, where the ftrongest carries it, and so lay a Foundation for perpetual Disorder and Mischief, Tumult, Sedition and Rebellion, (things that the followers of that Hypothesis so loudly cry out against ) must of necessity find out another rife of Government, another Original of Political Power, and another way of defigning and knowing the Persons thar have it, then what Sr. Robt. F. hath taught us.

2. To this purpose, I think it may not be amis, to set down what I take to be Political Power. That the Power of a Magistrate over a Subject, may be distinguished from that of a Father over his Children, a Master over his Servant, a Husband over his Wise, and a Lord over his Slave. All which distinct Powers happening sometimes together in the same Man, if he be considered under these different Relations, it may help us to distinguish these Powers one from another, and shew the difference betwixt a Ruler of a Common-wealth, a Father of a Family, and

a Captain of a Galley.

3. Political Power, then I take to be a Right of making Laws with Penalties of Death, and confequently all less Penalties, for the Regulating and Preferving of Property, and of employing the force of the Community, in the Execution

of fuch Laws, and in the defence of the Common wealth from Foreign Injury, and all this only for the Publick Good.

#### CHAP. II.

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### Of the State of Nature.

TO understand Political Power a right, and derive it from its Original, we must consider what State all Men are naturally in, and that is, a State of perfect Freedom to order their Actions, and dispose of their Possessions, and Persons as they think fit, within the bounds of the Law of Nature, without asking leave, or de-

pending upon the Will of any other Man.

A State also of Equality, wherein all the Power and Jurisdiction is reciprocal, no one having more than another, there being nothing more evident, than that Creatures of the same species and rank promiscuously born to all the same advantages of Nature, and the use of the same faculties, should also be equal one amongst another without Subordination or Subjection, unless the Lord and Master of them all, should by any manifest Declaration of his Will set one above another, and confer on him by an evident and clear appointment an undoubted Right to Dominion and Sovereignty.

5. This equality of Men by Nature, the Judicious Hooker looks upon as to evident in it felf, and beyond all question, that he makes it the Foundation of that Obligation to mutual Love amongst Men, on which he Builds the Duties

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they owe another, and from whence he derive the great Maxims of Justice and Charity. His words are;

The like natural inducement, bath brought Men to know that it is no less their Duty, to Love others than themselves, for sceing those things which are equal, must needs all have one measure; If I can not but wish to receive good, even as much at every Mans bands, as any Man can wish unto his own Soul, bow should I look to bave any part of my defire berein satisfied, unless my self be careful to sa. tisfie the like desire, which is undoubtedly in other Men weak, being of one and the same nature; to have any thing offered them repugnant to this defire, must needs in all respects prieve them as much as me, for that if I do barm, I must look to suffer, there being no reason that others should show greater measure of love to me, than they have by me, shewed unto them; my desire therefore to be low'd of my equals in nature, as much as pollable may be, imposeth upon me a natural Duty of bearing to themward, fully the like affection; From which relation of equality between our selves and them, that are as our selves, what several Rules and Canons, natural reason bath drawn for direction of life, uo Man is Ignorant. Eccl. Pol. Li. 1.

6. But though this be a State of Liberty, yet it is not a State of Licence, though Man in that State have an uncontroleable Liberty, to dispose of his Person or Podessions, yet he has not Liberty to destroy himself, or so much as any Creature in his Possession, but where some nobler use, it an its base Preservation calls for it. The State

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of Nature, has a Law of Nature to govern which obliges every one, and Reason, which is that Law, teaches all Mankind, who will but confult it; That being all equal and independent, no one ought to harm another in his Life, Health, Liberty or Possessions; for Men being all the Workmanship of one Omnipotent, and infinitely wife maker; All the Servants of one Sovereign Master, sent into the World by his, order and about his business, they are his Property, whose Workmanship they are, made to last during his, not one anothers Pleasure. And being Furnished with like Faculties, sharing all in one Community of Nature, there cannot be supposed any fuch Subordination among us, that may Authorize us to destroy one another, as if we were made for one anothers uses, as the inferior ranks of Creatures are for ours, every one as he is bound to preserve himself, and not to quit his Station willfully, fo by the like reason when his own Prefervation comes not in competition, ought he as much as he can to preserve the rest of Mankind, and not unless it be to do Justice on an offender, take away, or impair the life, or what tends to the Preservation of the Life, the Liberty, Health, Limb or Goods of another.

7. And that all Men may be reftrained from invading others Rights, and from doing hurt to one another, and the Law of Nature be observed, which willeth the Peace and Preservation of all Mankind, the Execution of the Law of Nature is in that State, put into every Mans hands, whereby every one has a right to punish the transgref-

fors of that Law to fuch a Degree, as may hin der its Violation. For the Law of Nature would as all other Laws that concern Men in this World be in vain, if there were no body that in the State of Nature, had a Power to Execute that Law, and thereby preferve the innocent and restrain offenders, and if any one in the State of Nature may punish another, for any evil he has done, every one may do so. For in that State of perfect Equality, where naturally there is no superiority or jurisdiction of one, over another, what any may do in Prosecution of that Law, every one must needs have a Right to do.

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8. And thus in the State of Nature, one Man comes by a Power over another; but yet no Absolute or Arbitrary Power, to use a Criminal when he has got him in his hands, according to the paffionate heats, or boundless extravagancy of his own Will, but only to retribute to him, fo far as calm reason and conscience dictates, what is proportionate to his Transgreffion, which is fo much as may ferve for Reparation and Restraint. For these two are the only reasons, why one Man may lawfully do harm to another, which is that we call punishment. In trangressing the Law of Nature, the offendor declares himfelf to live by another Rule, than that of reason and common Equity, which is that measure God has fet to the actions of Men, for their mutual fecurity, and fo he becomes dangerous to Mankind, the tye, which is to fecure them from injury and violence, being flighted and broken by him, which being a tresspass against the whole Species, and the Peace and Safety of it, provided

ided for by the Law of Nature, every man upon this fcore, by the Right he hath to preferve Mankind in general, may restrain, or where it is necessary, destroy things noxious to them, and so may bring such evil on any one, who hath ransgressed that Law, as may make him repent the doing of it, and thereby deter him, and by his Example others, from doing the like mischies. And in this case, and upon this ground, every Man hath a Right to punish the Offender, and

be Executioner of the Law of Nature.

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9. I doubt not but this will feem a very ftrange Doctrine to some Men, but before they condemn it, I defire them to resolve me, by what Right any Prince or State can put to death, or punish an Alien, for any Crime he commits in their Tis certain their Laws by vertue of any Sanction, they receive from the promulgated Will of the Legislative, reach not a Stranger. They fpeak not to him, nor if they did, is he bound to hearken to them. The Legislative Authority, by which they are in Force over the Subjects of that Common-wealth, hath no Power over him. Those who have the Supream Power of making Laws in England, France or Holland, are to an Indian, but like the rest of the World, Men without Authority: And therefore if by the Law of Nature, every Man hath not a Power to punish Offences against it, as he soberly Judges the Case to require, I see not how the Magistrates of any Community, can punish an Alien of another Country, fince in reference to him, they can have no more Power, than what every Man naturally may have over another.

10. Besides the Crime which consists in violating the Law, and varying from the right Rule of Reason, whereby a Man so far becomes degenerate, and declares himself to quit the Principles of Human Nature, and to be a noxious Creature, there is commonly injury done, and some Person or other, some other Man, receives damage by his Transgression, in which Case he who hath received any damage, has besides the right of punishment common to him with other Men, a particular Right to seek Reparation from him that has done it. And any other Person who sinds it just, may also joyn with him that is injured, and affish him in recovering from the Offender, so much as may make satisfaction for

the harm he has fuffer'd.

11. From these two distinct Rights, the one of Punishing the Crime for restraint, and preventing the like Offence, which right of punish. ing is in every body; the other of taking reparation, which belongs only to the injured party, comes it to pass that the Magistrate, who by being Magistrate, hath the common right of punishing put into his hands, can often, where the publick good demands not the Execution of the Law, remit the punishment of Criminal Offences by his own Authority, but yet cannot remit the fatisfaction due to any private Man, for the damage he has received. That, he who has fuffered the damage has a Right to demand in his own name, and he alone can remit; The damnified Person has this Power of appropriating to himself, the Goods or Service of the Offender, by Right of felf-Prefervation, as every Man has a Power to punish the Crime, to preyent

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rent its being committed again, by the Right he has of Preferving all Mankind, and doing all reasonable things he can in order to that end: And thus it is, that every Man in the State of Namre, has a Power to kill a Murderer, both to deter others from doing the like Injury, which no Reparation can compensate, by the Example of the punishment that attends it from every ody, and also to secure Men from the attempts of a Criminal, who having renounced Reafon, me common Rule and Measure God hath given Mankind, hath by the unjust Violence and Saughter he hath committed upon one, declared War against all Mankind, and therefore may be destroyed as a Lyon or a Tyger, one of those wild Savage Beafts, with whom Men can have no Society nor Security: And upon this is grounded that great Law of Nature, Who fo heddeth Mans Blood, by Man Shall his Blood be Shed. And Coin was fo fully convinced, that every one had a Right to destroy such a Criminal, that after the Murther of his Brother, he cries out, Every one that findeth me, shall flay me; so plain was it writ in the Hearts of all Mankind.

12. By the same reason, may a Man in the State of Nature punish the lesser breaches of that Law; It will perhaps be demanded with death? I answer, Each Transgression may be punished to that degree, and with so much Severity as will suffice to make it an ill bargain to the Offender, give him Cause to repent, and terrifie others from doing the like Every Offence that can be committed in the State of Nature, may in the State of Nature be also punished, equally, and as far forth as it may, in a Commonwealth; for though it would be besides

thy present purpose, to enter here into the particulars of the Law of Nature, or its measures of punishment; yet, it is certain there is such a Law, and that too, as intelligible and plain to a rational Creature, and a Studier of that Law, as the positive Laws of Commonwealths, nappossibly plainer; As much as Reason is easie to be understood, than the Phansies and intricate Contrivances of Men, following contrary and hidden interests put into Words; For a truly are a great part of the Municipal Laws of Countries, which are only so far right, as the are sounded on the Law of Nature, by which they are to be regulated and interpreted.

12. To this strange Doctrine, viz. That in the State of Nature, every one has the Execut tive Power of the Law of Nature, I doubt not but it will be objected; That it is unreasonable for Men to be Judges in their own Cases, that felf-love will make Men partial to themselves and their Friends. And on the other fide, I Nature, Passion and Revenge will carry them too far in punishing others. And hence nothing but Confusion and Disorder, will follow, and that therefore God hath certainly appointed Go vernment to reftrain the partiality and violence of Men. I eafily grant, that Civil Government is the proper Remedy for the Inconveniences of the State of Nature, which must certainly be Great, where Men may be Judges in their own Case; fince 'tis easie to be imagined, that he who was fo unjust as to do his Brother an Injury, will scarce be so just as to condemn himself for it? But I shall defire those who make this Objection; remember that Absolute Monarchs are but Met

Men, and if Government is to be the Remedy of those Evils, which necessarily follow from Mens being Judges in their own Cases, and the State of Nature is therefore not to be endured, I defire to know what kind of Government that is, and how much better it is than the State of Nature, where one Man commanding a multitude, has the Liberty to be Judge in his own Case, and may do to all his Subjects whatever he pleases, without the least question or controle of those who Execute his Pleasure? And in whatfoever he doth, whether led by Reafon, Mistake or Passion, must be submitted to? Which Men in the State of Nature are not bound to do one to another. And if he he that Judges, Judges amis in his own, or any other Case, he is an-

werable for it to the rest of Mankind.

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14. 'Tis often asked as a mighty Objection, Where are, or ever were, there any Men in fuch a State of Nature? To which it may fuffice as an answer at present; That since all Princes and Rulers of Independent Governments all through the World, are in a State of Nature, tis plain the World never was, nor never will be, without Numbers of Men in that State. I have named all Governors of Independent Communities, whether they are, or are not, in League with others; For 'tis not every Compact that puts an end to the State of Nature between Men, but only this one of agreeing together mutually to enter into one Community, and make one Body Politick; other Promises and Compacts, Men may make one with another, and yet still be in the State of Nature. The Promiles and Bargains for Truck, &c. between the two Men

Men in the Defert Island, mentioned by Gazer halfo De la vega, in his History of Peru, or between a Swift and an Indian, in the Woods of America, are binding to them, though they are perfectly in a State of Nature, in reference to one another. For Truth and keeping of Faith belongs to Men, as Men, and not as Members

of Society.

15. To those that fay, There were never any Men in the State of Nature; I will not only on pose the Authority of the Judicious Hooker, Eccl. Pol. Lib. I. Sect. 10. where he fays, The Laws which have been bitberto mentioned, i. e. the Laws of Nature, de bind Men absolutely, even as they are Men, although they have never any fettled fellow hip, never any Solemn Agreement amongst themselves what to do or not to do, but for as much as we are not by our selves sufficient to furnish our selves with competent store of things, needful for such a Life, as our Nature doth desire, a Life, fit for the Dignity of Man; therefore to supply those Defects and Imperfections which are in us, as living fingle and folely by our selves, we are naturally induced to seek Com. munion and Fellowship with others, this was the Cause of Mens uniting themselves, at first in Politick Sa. cieties. But I moreover affirm, That all Men are naturally in that State, and remain fo till by their own Confents they make themselves Members of some Politick Society; And I doubt not in the Sequel of this Discourse, to make it very clear.

# CHAP. III

# Of the State of War.

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16 HE State of War is a State of Enmiry and Destruction; And therefore and hally, but a fedate fetled Delign, upon another Mans Life, puts him in a State of War with him against whom he has declared such an Intention, and fo has exposed his Life to the offices Power to be taken away by him, or any one that joyns with him in his Defence, and espoules his Quarrel, it being reasonable and just I should have a Right to destroy that which threatens me with Defruction; For by the Fundamental Law of Nature, Man being to be preserved, as much as possible, when all cannot be prefered, the lafety of the Innocent is to be preferred : And one may deftroy a Man who makes War upon him, or has discovered an Enmity to his being for the fame Reason, that he may kill a Woolf or a Lion; because such Men are not under the ties of the Common Law of Readn, have no other Rule, but that of Force and Violetice, and to may be treated as Beafts of Prey, those dangerous and noxious Creatures that will be fire to defroy him, whenever he falls into their Power.

ry. And hence it is that he who attempts to get another Man into his Abfolute Power, does thereby put himfelf into a State of War with him; It being to be understood as a Declaration of a Defign upon his Life. For Thave reason of

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fon to conclude, that he who would get me into his Power without my confent, would use as he pleafed, when he had got me there, and destroy me too when he had a fancy to it; for no body can defire to have me in his Absolut force, is the only security of my Preservation, and season bids me look on him, as an Enemy to my Preservation, who would take away that Preedom, which is the Fence to it, fo that he who makes an attempt to enflave me, thereby puts himself into a State of War with me. He that in the State of Nature, would take away the Freedom that belongs to any one in that State, must necessarily be supposed to have a defign to take away every thing elfe, that Freedom being the Foundation of all the reft: As he that in the State of Society, would take away the Freedom belonging to those of that Society or Common-wealth, must be supposed to design to take away from them every thing elfe, and lo be looked on as in a State of War.

This makes it Lawful for a Man to kill a Thief, who has not in the least hurt him, nor declared any design upon his Life, any farther then by the use of Force, so to get him in his Power, as to take away his Money, or what he pleases from him, because using force, where he has no Right, to get me into his Power, let his protence be what it will, I have no reason to suppose, that he, who would take away my Liberty, would not when he had me in his Power, take away every thing else. And therefore it is Lawful

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faitful forme to treat him as one who has put infelfition a State of dVar with me incl kill him if I can: for to the hazard does he justly inose temiels, whoever introduces a State of War, andis aggressor inited solution in W to pass or hos And here we have the plain difference be ween the State of Nature, and the State of Mar which however fome Men have confound ed lare as far different as a State of Peace, Good Wills Motual Affiftance pland Prefervation, and South of Emnity, Malice, Violence and Mus mat Deftruction are one from another. Men lis ving together according to reason without a common Superior on Earth, with Authority to judge between them, is properly the State of Nature But force, or a declared defign of force upon the Person of another, where there is no common Superior on Earth to appeal to for relief, is the State of Warr And his the want of fuel an appeal gives a Man the Right of War even a gainft an aggreffor, though he be in Society and a fellow Subject. Thus a Thief whom I camen harm, but by appeal to the Law, for having to len all that I am worth, I may kill when he fers on me to rob me, but of my Horle or Come because the Law which was made for my Prefers vation, where it cannot interpole to fecure my Lifefrom preferri force, which if loft, is capable ofino reparation, permits me my own Defence, and the Right of War, a liberty to kill the aggreffor, because the aggreffor allows not time to appeal to our common Judge, nor the decilion of the Law; for remedy in a Cafe where the mischief may be irreparable. Want of a common Judge with Authority, puts all Men in a State of Nature

Nature ; Force without Right, upon a Man Person, makes a State of War both where there is, and is not, a cominon Judge: ; and i mill

20. But when the actual force is ever, the State of War ceases between those that are in So. ciety, and are equally on both fides Subjected to the fair determination of the Law; because then there lies open the remedy of appeal for the past injury, and to prevent future harm; but where no fuch appeal is, as in the State of Nature, for want of politive Laws, and Judges with Author rity to appeal to, the State of War once begun, continues with a right to the innocent Party, to deftroy the other whenever he can, until the aggreffor offers Peace, and defires reconciliation on fuch Terms, as may repair any wrongs he has already done, and lecure the innocent for the fin ture; nay where an appeal to the Law, and constituted Judges lies open, but the remedy is deny'd by a manifest perverting of Justice, and a barefaced wrefting of the Laws, to protect or indemnifie the violence or injuries of fome Men, or Party of Men, there it is hard to imagine any thing but a State of War: For whereever violence is used, and injury done, though by hands appointed to administer Justice, it is still violence and injury, however colour'd with the Name. Pretences, or Forms of Law, the end whereof being to protect and redress the innocent, by an unbiassed application of it, to all who are under u; whereever that is not bona fide done, War is made upon the Sufferers, who having no appeal on Earth to right them, they are left to the only remedy in fuch Cafes, an appeal to Heaven. s arnold having rewellsh distressed

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21. To avoid this State of War (wherein there is no appeal but to Heaven, and wherein every the least difference is apt to end, where there is no Authority to decide between the Contenders) is one great reason of Mens putting themselves into Society, and quitting the Stare of Nature. For where there is an Authority, a Power on Earth from which relief can be had by appeal, mere the continuance of the State of War is ex-duded, and the controversie is decided by that Power. Had there been any such Court, any superior Jurisdiction on Earth, to determine the night between Jobs ba and the Ammonies they had never come to a State of War, but we fee he was forced to appeal to Heaven. The Lord the Judge (fays he) be Judge this lay between the Chil-dren of Macl, and the Children of Ammon, Judg. 17. 27. and then Profecuting, and relying on his appeal, he leads out his Army to Battle. And therefore in such Controversies, where the question is put, who shall be Judge? It cannot be meant, who shall decide the Controversie; every one knows what Jephiba here tells us, that the Lord the Judge, shall Judge. Where there is no Judge on Earth, the Appeal lies to God in Heaven. That Question then cannot mean who shall judge? whether another hath pur himell in State of War with me, and whether may as Jephiba did, appeal to Heaven in it? Of that I my felf can only be Judge in my own Confedence, as I will answer it at the great Day, to the Supream Judge of all Men. the Supream Judge of all Men. lety not having that they

21. To avoid this ite of Wer wherein there

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For the Name Liberty of Man to to the series

THE Namual Liberty of Man is to be free from any Superior Power on Earth, and not to be under the Will or Legislative Authority of Man, but to have only the Law of Nature for his Rule. The Liberty of Man, in Society, is to be under no other Legislative Power, but that e fiablished, by confert, in the Commonwealth, nor under the Dominion of any Will, or Refusint of any Law, but what that Legislative shall enact, according to the Trust put in it becomes them is not what Sir R. E. tells us, Q. A. Is a Liberty for each one to do what be lifts, to lage as be places, and not to be tred by any Laws. But Freedom of Man, under Government, is to have a standing Rule to live by, common to every one of that Society, and made by the Legislative Power erected in it. A Liberty to follow my own William allthings, where that Rule prefer hes not, not to be subject to the inconstant, uncertain, unknown, Arbitrary Will of another Man, As Freedom of Natures to be under no other restraint but the Law of Nature.

other restraint but the Law of Nature.

23. This Freedom from Absolute, Arbitrary Power, is so necessary to, and cooley joyned with a Man's Preservation, that the cannot part with it, but by what sorieits his Preservation and Life together. For a Man, not having the Power of his own Life, cannot, by Compact, or his

haring on Arbitrack own Confent, enliave himfelf to any one mor out himfelf under the Abfolute, Arbitrary Bowier of another, to take away his Life, when he pleases. No body can give more Power than he has himself; and he that cannot take away his own Life, cannot give another power over it. Indeed having, by his fault, forfeited his own Life, by some Act that deserves Death; he, to whom he has forfeited it may (when he has him in his Power) delay to take it, and make use of him to his own fervice, and he does him no infury by it. For whenever he finds the hardship of his Slavery our weigh the value of his Life, it's in his Power, by refifting the Will of his Mafter, to draw on himfelf the Deads he defires amin

24. This is the perfect condition of Slavery. which is nothing elfe, but the State of War odntinued, between a lawful Conquerour, and a Captive For if once Compact enterbetween them, and make an agreement for a limited Power on the one fide, and Obedience on the other; the State of War and Slavery beafes; as long as the Compact endures For, as hasbeen faid, no Man can, by agreement, pall over to another that which he hath not in himfelf, ia Power over his own Life a boot and I mounted

I confess we find among the John, as well as other Nations, that Men did fell themselves thut, tis plain, this wasonly to Dandgery, not no Slavery For it is evident, the Perfor fold was not under an Absolute Arbitrary, Defuotical Power ... For the Mafter could not have power to kill him, at any time, whom, at a certain hime, he was obliged to let go free out of his Service; and the Malter of frich a Servant was fo far from

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having an Arbitrary Power over his Life, thathe could not; at pleasure, formuch as mann him, but the top of an Lye, or Tooth, feeling free, Essay XXIII when the country of the country of

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a spower de v to take it, and make all of 29. The THerher we confider hatural Realon, which which wells is, that Men, being once borni, have a right to their Prefervation, and confequently to Meat and Drink, and fuch other things, as Nature affords for their Subfiftence: Or Revelation, which gives us an account of those Grants God made of the World to Adam, sand to Noab, and his Sons; 'vis very clear, that God, as K. David fays, Pfal. CXV. xvj. bas glown the earth to the Children of Men, given it to Mankind in common. But this being supposed, it feems to forme a very great difficulty how any one should ever come to have a Property in any thing; I will not content my felf to answer, That If it he difficult to make out Property, upon a fup. position, That God gave the World to Adam and his Posterity in common; it is impossible that any Man, but one universal Monarch, should have any Property upon a supposition. That God gave the World to Adam, and his Hers in Succollion, exclasive of all the rest of his Postericy. Bit I shall endeavour to shew, how Men might come to have a property in feveral parts of that which God gave to Markind in common, and

has without any express Compact of all the

26. God, who hath given the World to Men in common, hath also given them reason to make e of it to the best advantage of life, and conve-The Earth, and all that is therein, is given to Men for the Support and Comfort of heir being. And though all the Fruits it natural produces, and Beafts it feeds, belong to Mankind in common, as they are produced by the pontaneous hand of Nature; and no body has originally a private Dominion, exclusive of the reft of Mankind, in any of them, as they are thus in their natural state: yet being given for the ule of Men, there must of necessity be a means to appropriate them some way or other before they can be of any use, or at all beneficial to any particular Man. The Fruit, or Venilon, which nourishes the wild Indian, who knows no Inclofure, and is still a Tenant in common, must be his, and to his, i.e. a part of him, that another can no longer have any right to it, before it can do him any good for the support of his Life.

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27. Though the Earth, and all inferior Creatures be common to all Men, yer every Man has a Property in his own Perfon. This no Body has any Right to but himfelf. The Labour of his Body, and the Work of his Hands, we may fay, are properly his. Whatfoever then he removes out of the State that Nature hath provided, and left it in he hath mixed his Labour with it, and joyned to it fomething that is his own, and thereby makes it his Property. It being by him removed from the common flate Nature placed it in, it hath by this labour fomething annexed to it, that excludes the

the common right of other Men. For this abeing the unquestionable Property of the 1 bourer, no Man but he can have a right to what is once joyned to, at least where there enough; and has good left in common for there.

28. He that is nourished by the Acorns pickt up under an Oak, or the Apples he garded from the Trees in the Wood; has certain appropriated them to hinfelt. No Body edeny but the nourishment is his. I ask the When did they begin to be his? When he gested? Or when he eat? Or when he boiled Or when he brought them home? Or when h bickt them up? And tis plain, if the first g thering made them not his, nothing offe bould. That labour pur a diffinction between them and common. That added formething to them more than Nacire the common Mother of all, has done and former became his private right. An will any one fay he had no right to those Acorts or Apple he thus appropriated, because he had not the content of all Manking to make then his? Was it a Robbery this to affirme to himle! what belonged to all in Common? If frich a confent as that was necessary, Man had starved notwithstanding the Plenty God had given him. We see in Commons, which remain loby Combacky that is the taking any part of what is com mon, and removing it out of the flate Nature leaves it in, which begins the Property; without which the Common is of so, ule. And the taking of this or that part, does not depend on the express confent of all the Commoners. Thus the Grass my Horse has bit; the Turks my Servarie has

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and the Ore Ithate diggid in any plece where me my Property, without the affiguation or ent of any body. The labour that was removing them out of that common flace y were in hath fixed my Property in the son or velocities and selling bits but of one By making an explicit confent of every commoner, necessary to any eness appropriate any part of what is given in com-Children on Servanes could not cut the eat which their Rather or Malter had provided them in common, without affiguing to every one his peopliar partern Though the Water man ing in the Fountain be every eness; yet who con out but that in the Pitcher is his only who draw tour? His labour hath taken it out of the hands of Nature where it was common and balong a equally to all her Children, and hath thereby are make the of to any advardalmid of a basingor 20. Thus this Law of reason makes the Deer that Indian who hath killed it to tis allowed to be his goods who hath bestowed his labour upon it though before, it was the common right of a ery one: And amongst thosewho are counted the Civiliz'd part of Mankind, who have made and multiplied politive Laws to determine Property, this original Law of Nature for the begins ning of Property, in what was before comerce fall takes place, and by venue thereof white fish any one catches in the Ocean, that great and fill remaining Common of Mankind of or what Ambergriefe any one takes up here, is by the labour that removes it out of that common hate Nature left it in, made his Property who

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edies that paint about it. And even amongh the Hare that any one is Hilling, is thought who purfues her during the Chate. For heips Beaft that is full-looked uport as common, in the Man's private Polleffion; who ever his a ployd formuch lebour about any of that kind, to find and purfue her, has thereby removed in from the frate of Nature white dir the was continued.

mon, and hath begun a Property.

myn, it will perhaps be objected to this, The if gathering the Acorns; of ond Pruits of The Earth, cre makes a right to them, then anyon may ingrow in much as he will To which Answer, Novio. The fame Law of Nature that does by this means give us Property, does all bound that Property too. God bis given in a things richly to Tim. vi. 12. Is the Voice of Real fon confirmed by Infpiration? But how far hashe given it us, manifer As much as any one can make use of to any advantage of life before a spoils; to much he may by his labour fix a Proporcy in. Whatever is beyond this is more than his hare, and belongs to others. Nothing was made by God for Man to fsoil or deltroy. And thus confidering the plenty of matural Provision there was a long time in the World, and the few specialers, and to how small a part of that provide sion the industry of one Man could extend it felf. and ingrols is to the prejudice of others; ofpect ally keeping within the bounds for by realon of what might ferve for his use a there could be then hale soom for Quarrels or Contentions about Property of thabland no your along

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now not the Prints of the Earth; and the Beath that

subsist on it, but the Farth it felf; as that nich takes in and carries with it all the reft : I it is plain, that Property in that too is acas the former. As much Land as a Man Plants, Improves, Cultivates, and can the Product of formuch is his Property. He by abour does, as it were, inclose it from the ommon. Nor will it invalidate his right to Every body elfe has an equal Title to is; nd therefore he cannot appropriate, he cannot close, without the Consent of all his Fellow-Commoners, all Mankind. God, when he gave he World in common to all Mankind, commanded Man also to labour, and the penury of his Condition required it of him. God and his Reason commanded him to subdue the Earth, i.e. improve it for the benefit of Life, and therein lay out formething upon it that was his own, his lahour. He that in Obedience to this Command of God, febdued, rilled and fowed any part of it, thereby annexed to it fomething that was his Property, which another had no Title to, nor could without injury take from him.

of Land, by improving it, any prejudice to any other Man, fince there was ftill enough, and as good left; and more than the yer unprovided tould use. So that in effect, there was never the less left for others because of his inclosure for himself. For he that leaves as much as another an make use of, does as good as take nothing at all. No Body could think himself injured by the drinking of another Man, though he took a good Draught, who had a whole River of the lame Water left him to quench his thirst. And

this Cafe of Land and Water ; where the knough of both, is perfectly the fame of bide -00 34. Godigave the World to Mentin Co mon; but fince he gave it them for their be fit, and the greatest Conveniencies of Life were capable to draw from it, it carmor be poled he meancir should always remain comin and uncultivated. He gave it to the use of Industrious and Racional, (and Labour was to his Title to is i) nor so the Fancy or Cover nels of the Quarrelforn and Contentious. that had as good left for his Improvement, as we already raken up, needed nor complain, out mot to meddle with what was already improve by another's Labour : If he did, 'ris plain he de fired the benefit of another's Pains which he ha no right to and not the Ground which God ha given him in common with others to labour on and whereof there was as good left, as that al iready poffeffed, and niore than he knew whe to do with or his Industry dould reach to: 2013 ( Tis true, in Land that is common in End. land, or any other Country, where there is Plen ity of People under Government, who have Money and Commerce, no one can inclose or as propriate any part, without disconfent of his Fellow-Commoners: Because this is left com mon by Compact, i.e. by the Law of the Land which is not to be violated. And though it it Common, in respect of some Men, it is not le to all Mankind; but is the joint propriety of the Country, or this Parish. Belides the remain der, after fuch inclosure, would not be as good w the rest of the Commoners as the whole was when they could all make use of the whole whereas ((1911)

thereas in the beginning and first peopling of the great Common of the World, it was quite merwise. The Law Man was under, was rather for appropriating. God Commanded, and wants forced him to labour. That was his object which could not be taken from him mere-ever he had fixed it. And hence subduling or cultivating the Earth, and having Dominion we see are joined together. The one gave ide to the other. So that God, by commanding to subdue, gave Authority to far to appropriate. And the Condition of Human Life, which requires Labour and Materials to work in necessarily introduce private Possessions.

n, necessarily introduce private Possessions.
36. The measure of Property, Nature has well et, the measure of Property by the Extent of Mens Labour, and the Conveniency of Life: No Man's Labour could fubdue, or appropriate all; nor could his Enjoyment confume more than a finall part; so that it was impossible for any Man, this way, to intrench upon the right of another, or acquire, to himself, a Property, to the Prejudice of his Neighbour, who would still have room, for as good, and as large a Possession (after the other had taken out his) as before was appropriated; which measure did confine very Man's Pollettion, to a very moderate Proportion, and luch as he might appropriate to imfelf, without injury to any Body, in the first ges of the World, when Men were more in tanger to be loft, by wandering from their Comany, in the then yaft Wilderness of the Earth, han to be thrained for want of room to plant in. And the fame measure may be allowed ftill, without prejudice to any Body, as full as the World WIT THE

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World feems. For Supposing a Man, or Fam ly, in the flate they were at first peopling of World by the Children of Allam, or Neab him plant in fome in-land, vacant places of A rice, we shall find that the Possessions he co make himfelf, upon the measures we have give would not be very large, nor, even to this da prejudice the rest of Mankind, or give them re fon to complain, or think themselves injured this Man's Incroachment, though the Race Men have now spread memselves to all the co ners of the World; and do infinitely exceed fmall number was at the beginning. Nay, t extent of Ground is of to little value, without it bour, that Phave heard it affirmed, that, in Spa it felf, a Man may be permitted to plough, for and reap, without being diffurbed, upon Landhe has no other Title to, but only his making tile of it. But, on the contrary, the Inhabitant thirk themselves beholden to him, who, by hi Industry on neglected, and consequently waste Land, has increased the stock of Corn, which they wanted. But be this as it will, which I lay no fires on; this I dare boldly affirm, That the fame Rule of Propriety, (vic.) that every Man should have as much as he could make use o would hold ftill in the World, without strait ning any body, fince there is Land enough in the World to fuffice double the Inhabitants, ha not the Invention of Money, and the tacit Agree ment of Men, to put a value on it; introduce (by Confehr) larger Possessions, and a Right to them; which, how it has done, I shall, by and by, shew more at large. the or corporate thousand (193)

this is certain, That in the beginning, before the defire of having more than Man needed, had altered the intrinsick value of things, which depends only on their usefullness to the life of Man; or had agreed, that a little piece of yellow Metal, which would keep without rafting or decay, should be worth a great piece of Flesh, or a whole heap of Corn; though Men had a Right to appropriate, by their Labour, each one to himself, as much of the things of Nature, as he could use: Yet this could not be much, nor to the Prejudice of others, where the same plenty was still lest, to those who would

ne the fame Industry.

Before the Appropriation of Land, he who gathered as much of the wild Fruit, killed. caught, or tamed, as many of the Beafts as he could; he that so employed his Pains' about any of the spontaneous Products of Nature, as any way to alter them from the state Nature put them in, by placing any of his Labour on them. did thereby acquire a Propriety in them: But if they perished, in his Possession, without their due use; if the Fruits rotted, or the Venison putrified, before he could spend it, he offended against the common Law of Nature, and was hable to be punished; he invaded his Neighbour's share, for he had no Right, farther than his Use called for any of them, and they might ferve to afford him Conveniences of Life.

a8. The same measures governed the Possession of Land too: Whatsoever he tilled and reaped, laid up and made use of, before it spoiled, that was his peculiar Right; whatsoever he enclosed, and could feed, and make use of, the Cattle

Cattle and Product was also his. But if either the Grafs of his Inclofure retted on the Ground or the Fruit of his planting perished without thering, and laying up, this part of the Earl notwithstanding his Inclosure, was still to be looked on as Walte, and might be the Poffellie of any other. Thus, at the beginning, Co might take as much Ground as he could till, and make it his own Land, and yet leave enough to Abel's Sheep to feed on; a few Acres would lerve for both their Possessions. But as Families in ereafed; and industry inlarged their stocks, their Possessions inlarged with the need of them; but yet it was commonly without any fixed property in the ground they made use of, till they incorporated, fettled themselves together, and built Cities, and then, by confent, they came in time to fer out the bounds of their diffinct Territories. and agree on limits between them and their Neighbours; and by Laws within themselves, fettled the Properties of those of the same Society. For we fee, that in that part of the World which was first inhabited, and therefore like to be best peopled, even as low down as Abrahams time, they wandred with their Flocks, and their Herds, which was their substance, free ly up and down; and this Abrabam did, in a Country where he was a Stranger. Whence it is plain, that at least; a great part of the Land lay in common. That the Inhabitants valued it not, nor claimed Property in any more than they made use of. But when there was not room enough in the same place, for their Herds to feed together, they, by consent, as Abraham and Lot did, Gen. xiii. 5. separated and inlarged their

heir pasture, where it best liked them. And for the same Reason E/au went from his Father, and is Brother, and planted in Mount Sieur, Gen.

ag. And thus, without supposing any private Dominion, and property in Adam, over all the World, exclusive of all other Men, which can no way be proved, nor any ones Property be made out from it; but supposing the World given as it was to the Children of Men in common, we see how labour could make Men distinct titles to several parcels of it, for their private uses; wherein there could be no doubt of right, no

room for quarrel.

40. Nor is it to strange as perhaps before comfideration it may appear, that the Property of labour should be able to over-ballance the Community of Land. For itis labour indeed that buts the difference of value on every thing; and et any one consider, what the difference is between an Acre of Land planted with Tobacco, or Sugar, fown with Wheat or Barley; and an Acre of the fame Land lying in common; without any Husbandry upon it; and he will find, that the improvement of labour makes the far greater part of the value. I think it will be but a very modest Computation to say, that of the Products of the Earth useful to the Life of Man ; are the effects of labour : nay, if we will tightly estimate things as they come to our use, and cast up the several expences about them, what in them is purely owing to Nature, and what to labour, we shall find, that in most of them 25 are wholly to be put on the account of leboar.

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41. There cannot be a clearer demonstration of any thing, than several Nations of the Americans are of this, who are rich in Land, and poor in all the Comforts of Life; whom Nature having furnished as liberally as any other people, with the materials of Plenty, i.e. a fruitful Soil apt to produce in abundance, what might serve for food, rayment, and delight; yet for want of improving it by labour, have not roll part of the Conveniencies we enjoy. And a King of a large and fruitful Territory, there feeds, lodges, and is clad worse than a day Labourer in England.

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42. To make this a little clearer, let us but trace some of the ordinary provisions of Life, through their several progresses, before they come to our nfe, and fee how much they receive of their value from humane industry. Bread, Wine and Cloth, are things of daily use, and great plenty, yet notwithstanding, Acorns, Water, and Leaves, or Skins, must be our Bread, Drink and Cloathing, did not labour furnish us with these more useful Commodities. For whatever Bread is more worth than Acorns, Wine than Water, and Cloth or Silk than Leaves, Skins or Moss, that is wholly owing to labour and industry. The one of these being the food and Rayment which unaffifted Nature furnishes us with; the other provisions which our industry and pains prepare for us, which how much they exceed the other in value, when any one hath computed, he will then fee how much labour makes the far greatest part of the value of things we enjoy in this World: And the ground which produces the materials, is scarce to be reckon'd in as any, or at most, but a very fmall

finall part of it: So little, that even amongft us, Land that is left wholly to Nature, that hath no improvement of Pasturage, Tillage, or Planting, scalled, as indeed it is, wast; and we shall find the benefit of it amount to little more than nothing.

43. An Acre of Land that bears here Twenty Bulhels of Wheat, and another in America, which, with the fame Husbandry, would do the like, are, without doubt, of the fame natural, intrinsick Value. But yet the Benefit Mankind receives from one in a Year is worth & L and the other possibly not worth a Penny; if all the Profit an Indian received from it were to be valued, and fold here; at least, I may truly fay, not Tis Labour then which puts the greatest part of Value upon Land, without which it would carcely be worth any thing; 'tisto that we owe the greatest part of all its useful Products; for all that the Straw, Bran, Bread, of that Acres of Wheat, is more worth than the Product of an Acre of as good Land, which lies waft, is all the Effect of Labour. For its not barely the Plough man's Pains, the Reaper's and Thresher's Toil, and the Baker's Sweat, is to be counted into the Bread we eat; the Labour of those who broke the Oxen, who digged and wrought the Iron and Stones, who felled and framed the Timber imployed about the Plough, Mill, Oven, or any other Utenfils, which are a vast Number, requisite to this Corn, from its sowing to its being made Bread, must all be charged on the account of Labour, and received as an effect of that : Nature and the Earth furnished only the almost worthless Materials, as in themselves. Twould be a strange Caralogue of things, that Inftuffry

Industry provided and made use of, about ever Loaf of Bread before it came to our use, if we could trace them; Iron, Wood, Leather, Bartimber, Stone, Bricks, Coals, Lime, Cloudying-Drugs, Pirch, Tar, Masts, Ropes, and the Materials made use of in the Ship, the brought any of the Commodities made use of it any of the Workmen, to any part of the World which, 'twould be almost impossible, at least too long, to reckon up.

the things of Nature are given in common: Man (by being Mafter of himfelf, and Proprietor of his own Person, and the Actions or Labour of the had still in himself the great Foundation of Property; and that which made up the great part of what he applyed to the Support or Confort of his being, when Invention and Arts had improved the conveniencies of Life, was persectly

his own, and did not belong in common to other. 45. Thus Labour, in the beginning, gave a Right of Property, whereever any one was plea. fed to imploy it, upon what was common, which remained, a long while, the far greater part, and is yet more than Mankind makes the of Men, at first, for the most part, contented themfelves with what un affifted Nature offered to their Necessities; and though afterwards, in some parts of the World, where the Increase of People and Stock, with the Use of Money, had made Land scarce, and so of some Value, the several Communities fettled the Bounds of their diffine Territories, and by Laws within themselves, re. gulated the Properties of the private Men of their Society, and fo, by Compact and Agreement, fet tled

Coded the Property with Labour and Industry ben. And the Leagues that have been made beveen feveral States and Kingdoms, either exelly or tacitly disowning all Claim and Right to Land in the others Possession, have, by com-Confent, given up their Pretences to their oural common Right, which originally they adeo those Countries, and so have, by positive preement, fettled a Property amongst themselves, diffind Parts of the World; yet there are still great Tracts of Ground to be found, which, the habitants thereof, not having joyned with the mit of Mankind, in the confent of the Use of their common Money, lie waste, and are more than the People, who dwell on it, do, or can make use of, and so still lie in common. Tho this can scarce happen amongst that part of Mankind that have confented to the Use of Mo-

46. The greatest part of things really useful to the Life of Man, and fuch as the necessity of fubfilling made the first Commoners of the World look after, as it doth the Americans now, are generally things of short duration, such as, if they are not confumed by use, will decay and perilh of themselves. Gold, Silver, and Diamonds, are things that Fancy or Agreement hath put the Value on, more than real Use, and the necessary Support of Life: Now of those good things which Nature hath provided in common, every one hath a Right (as hath been faid) to as much as he could use, and had a Property in all he could effect with his Labour; all that his Industry could extend to, to alter from the State Nature had put it in, was his. He that gathered

gathered a Hundred Bushels of Acorns or An ples, had thereby a Property in them, they were his Goods as foon as gathered. He was only to look that he used them before they spoiled, elfe he took more than his share, and robb'd others And indeed it was a foolish thing, as well as disho neft, to hoard up more than he could make use of. If he gave away a part to any body elfe. 6 that it perished not uselesly in his Possession, their he also made use of. And if he also bartered as way Plumbs that would have rotted in a Week. for Nuts that would last good for his eating a whole Year, he did no injury; he wafted not the common Stock, destroyed no part of the portion of Goods that belonged to others, fo long as nothing perished uselelly in his hands Again, If he would give his Nuts for a piece of Metal, pleased with its colour, or exchange his Sheep for Shells, or Wooll for a sparkling Pelble or a Diamond, and keep those by him all his Life, he invaded not the Right of others, he might heap up as much of these durable things as he pleased; the exceeding of the bounds of his just Property not lying in the largeness of his Possession, but the perishing of any thing use lefly in it.

47. And thus came in the use of Money, some lasting thing that Men might keep without spoiling, and that by mutual consent Men would take in exchange for the truly useful, but perishable

Supports of Life.

48. And as different degrees of Industry were apt to give Men Possessions in different Proportions, to this Invention of Money gave them the opportunity to continue and enlarge them. For supposing

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appoing an Island, separate from all possible Commerce with the rest of the World, wherein there were but a hundred Families, but there were Sheep, Horses and Cows, with other useful Animals, wholfome Fruits, and Land enough for Corn for a hundred thousand times as many, but nothing in the Island, either because of its Commonnels, or perishableness, fit to supply the place of Money; What reason could any one have there to enlarge his Possessions beyond the use of his Family, and a plentiful supply to is Consumption, either in what their own Induftry produced, or they could barter for like perilhable, useful Commodities, with others? Where there is not fomething both lafting and fearce, and so valuable to be hoarded up, there Men will not be apt to enlarge their Possessions of Land, were it never fo rich, never fo free for them to take. For I ask, What would a Man value Ten thouland, or an Hundred thouland Acres of excellent Land, ready cultivated; and well stocked too with Cattle, in the middle of the in-land Parts of America, where he had no hopes of Commerce with other parts of the World, to draw Money to him by the Sale of the Product. It would not be worth the inclofing, and we should see him give up again to the wild Common of Nature whatever was more than would supply the Conveniencies of Life to be had there for him and his Family.

America, and more fo than that is now; for no fuch thing as Money was any where known. Find out fomething that hath the Use and Value of Money amongst his Neighbours, you shall ke

the fame Man will begin prefently to enlarge he Poffellions.

so. But fince Gold and Silver, being little ufe. ful to the Life of Man in proportion to Food, Rayment, and Carriage, has its value only from the confent of Men, whereof labour yet makes in great part the measure, it is plain, that the confent of Menhave agreed to a disproportionare and unequal Poffestion of the Earth, I mean out of the bounds of Society and Compact; for in Governments the Laws regulate it, they having by confent found out and agreed in a way how Man may rightfully, and without injury, pollet more than he himself can make use of by receiwing Gold and Silver, which may continue long in a Man's Possession, without decaying for the overplus, and agreeing those Metals should have a value

71. And thus, I think, it is very easie to conceive without any difficulty, how Labour could at first begin a title of Property in the common things of Nature, and how the spending it upon our uses bounded it. So that there could then be no reason of guarreling about Title, nor any doubt about the largenets of Possession it gave. Right and Conveniency went together; for as a Man had a right to all he could imploy his Labour upon, so he had no temptation to labour for more than he could make nie of. This left no room for Controversie about the Title, nor for incroachment on the right of others; what Portion a Man carved to himfelf, was eafily feen; and it was ufcless as well as dilhonest to carve himself too much, or take more than he need-CHAP.

### CHAP. VI.

### Of Paternal Power.

TT may perhaps be censured as an imperti-I nent Criticism in a discourse of this nanure to find fault with words and names that have obtained in the World: And yet possibly it may not be amis to offer new ones when the old are apt to lead Men into miftakes, as this of Paternal Fower probably has done, which feems for place the Power of Parents over their Children wholly in the Father, as if the Mother had no share in it, whereas if we confult Reason or Revelation, we shall find she hath an equal Title, which may give one reason to ask, Whether this might not be more properly called Parental Power? For whatever obligation Nature and the right of Generation lays on Children, it must certainly bind them equal to both the concurrent Causes of it. And accordingly we see the Positive Law of God every where joyns them together, without distinction, when it commands the Obedience of Children, Honoun thy Father and thy Mother, Exod. 20. 12. Whofoever curfeth his Futher or his Mother, Lev. 20. 9. Ne Shall fear every Man bis Mother and his Father, Lev. 19. 3. Children obey your Parents, &cc. Eph. 6. 1. is the stile of the Old and New Testament.

\$7. Had but this one thing been well confidered, without looking any deeper into the matter, it might perhaps have kept Men from run-

ning into those gross mistakes they have made bout this Power of Parents, which however it might, without any great harfhness, bear the name of Absolute Dominion, and Regal Autho. rity, when under the Title of Paternal Power, it feem'd appropriated to the Father, would ve have founded but odly, and in the very name shewn the absurdity, if this supposed Absolute Power over Children had been called Parental. and thereby discover'd that it belong'd to the Mother too; for it will but very ill ferve the turn of those Men who contend so much for the Ab. folute Power and Authority of the Fatherhood, as they call it, that the Mother should have any fhare in it. And it would have but ill supported the Monarchy they contend for, when by the very name it appeared that that Fundamental Authority from whence they would derive their Government of a fingle Person only, was not plac'd in one, but two Perfons joyntly. But to let this of Names pals.

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Men by Nature are equal; I cannot be supposed to understand all forts of Equality: Age or Virtue may give Men a just Precedency: Excellency of Parts and Merit may place others above the Common Level: Birth may subject some, and Alliance or Benefits others to pay an Observance to those to whom Nature, Gratitude or other Respects may have made it due; and yet all this consists with the Equality which all Men are in, in respect of Jurisdiction or Dominion one over another, which was the Equality I there spoke of, as proper to the Business in hand, being that equal Right that every Man hath to his Natural

Freedom, without being subjected to the Will

or Authority of any other Man.

es. Children, I confess, are not born in this fill flate of Equality, though they are born to it. Their Parents have a fort of Rule and Jurisdiction over them when they come into the World, and for fome time after, but 'tis but a temporary e. The Bonds of this Subjection are like the swadling Cloths they are wrapt up in, and fupsorted by in the weakness of their Infancy. Age. and Reason as they grow up, loosen them till as length they drop quite off, and leave a Man at

his own free Disposal.

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56. Adam was created a perfect Man, his Bo. dy and Mind in full possession of their Strength and Reason, and so was capable, from the first Inflance of his being to provide for his own Support and Preservation, and govern his Actions according to the Dictates of the Law of Reason God had implanted in him. From him the World is peopled with his Descendants, who are all born Infants, weak and helplefs, without Knowledge or Understanding. But to supply the Desects of this imperfect State, till the improvement of Growth and Age had removed them, Adam and Eve, and after them all Parents were by the Law of Nature under an Obligation to preferve, nous rish, and educate the Children they had begotten, not as their own Workmanship, but the Workmanship of their own Maker, the Almighty, to whom they were to be accountable for them.

57. The Law that was to govern Adam, was the same that was to govern all his Posterity, the Law of Reason. But his Off spring having another

ther way of entrance into the World, diffe from him, by a natural Birth, that produ them ignorant and without the use of Reaso they were not prefently under that Law; for Body can be under a Law that is not promulgate to him, and this Law being promulgated or ma known by Reason only, he that is not come the Use of his Reason, cannot be said to be der this Law; and Adam's Children being presently as soon asborn under this Law of Re Ion were not presently free. For Law, in itstm Notion, is not fo much the Limitation as the rection of a free and intelligent Agent to his proper Interest, and prescribes no farther than is for the general Good of those under that Law. Could they be happier without it, the Law, an useless thing, would of it self vanish, and the ill deserves the Name of Confinement which hedges us in only from Bogs and Precipices. So that however it may be mistaken, the end of Law is not to abolish or restrain, but to preserve and enlarge Freedom; for in all the states of ore ated Beings capable of Laws, where there is no Law, there is no Freedom; for Liberty is to be free from Restraint and Violence from others. which cannot be where there is no Law, and is not as we are told, A Liberty for every Man to do what he lifts: (For who could be free, when every other Man's Humour might domineer over him?) But a Liberty to dispose and order freely as he lifts his Person, Actions, Possessions, and his whole Property within the Allowance of those Laws under which he is, and therein not to be subject to the arbitrary Will of another, but freely follow his own 48. The

the Power, then, that Parents have over the Children, arises from that Duty which is combent on them, to take care of their Offing, during the imperfect state of Childhood. To inform the Mind, and govern the Actions of their yet ignorant Nonage, till Reason shall take a place, and ease them of that Trouble, is what the Children want, and the Parents are bound

For God having given Man an Understanding to direct his Actions, has allowed him a feedom of Will, and liberty of Acting, as proceed belonging thereunto, within the bounds of that Law he is under. But whilst he is in an Estate, wherein he has no Understanding of his own to direct his Will, he is not to have any Will of his own to follow: He that understands for him, must will for him too; he must prescribe to his Will, and regulate his Actions; but when he comes to the Estate that made his Father a

Freeman, the Son is a Freeman too.

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whether Natural or Civil. Is a Man under the law of Nature? What made him free of that Law? What gave him a free disposing of his Property, according to his own Will, within the compals of that Law? I answer; A State and and Maturity wherein he might be supposed capable to know that Law, that so he might keep his Actions within the Bounds of it. When he has acquired that state, he is presumed to know how far that Law is to be his Guide, and how far he may make use of his Freedom, and so comes to have it; till then, some Body else must guide him, who is presumed to know how far the Law allows a Liberty. If such a state of Reason, such

an Age of Discretion made him free, the same thall make his Son free roo. Is a Man under the Law of England? What made him free of the Law? That is, to have the Liberty to dispose of his Actions and Possessions according to his own Will, within the Permiffion of that Law? capacity of knowing that Law. Which is fun posed by that Law, at the Age of Twenty one and in some cases sooner. If this made the F ther free, it shall make the Son free too. Ti then we see the Law allows the Son to have no Will, but he is to be guided by the Will of his Father or Guardian, who is to understand for him. And if the Father die, and fail to substitute a Deputy in this Trust; if he hath not provided a Tutor to govern his Son during his Minority, during his want of Understanding, the Law takes care to do it, some other must govern him and be a Will to him, till he hath attained to a state of Freedom, and his Understanding be fit to take the Government of his Will. But after that the Father and Son are equally free as much as Tutor and Pupil after Nonage, equally Subjects of the same Law together, without any Dominion left in the Father over the Life, Liberty, or Estate of his Son whether they be only in the State and under the Law of Nature, or under the positive Laws of an Establish'd Government.

60. But if through defects that may happen out of the ordinary course of Nature, any one comes not to such a degree of Reason wherein he might be supposed capable of knowing the Law, and so living within the Rules of it, he is never capable of being a Free wilan, he is never left

le loofe to the disposure of his own Will, because be knows no bounds to it, has not Understanding. is proper Guide; but is continued under the Tuiden and Government of others, all the time his own Understanding is unoapable of that Charge. And fo Lunaricks and Ideots are never fet free from the Government of their Parents; Children, who are not as yet come unto those years whereat they may have; and Innocents which are excluded by a naneal defect from ever baving 3. Thirdly, Madmen, which for the prefent cannot possibly have the use of right Reason to guide themselves, have for their Guide, the Reason that guideth other Men which are Tistors over them, to seek and procure their good for them, fays Hooker, Eccl. Pol. lib. 1. Sect. 7, All which feems no more than that Duty which God and Nature has laid on Man as well as other Creatures, to preserve their Off-spring till they can beable to thift for themselves, and will scarce amount to an instance or proof of Parents Regal Authority.

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Rational; not that we have actually the Exercise of either: Age that brings one, brings with it the other too. And thus we see how natural Freedom and Subjection to Parents may consist together, and are both sounded on the same Principle. A Child is Free by his Father's Title, by his Father's Understanding, which is to govern him till he hath it of his own. The Freedom of a Man at years of discretion, and the Subjection of a Child to his Parents, whilst yet short of that Age, are so consistent, and so distinguishable, that the most blinded Contenders for Monarchy, by Right of Fatherbood, cannot miss this difference, the most obsti-

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nate cannot burallow their confiftency. For were their Doctrine all true, were the right Heir of Adams now known and by that Title fettled a Monarchin his Throne, invested with all the Absolute, Unlimited Power Sir R. F. talks of; if he should die as foon as his Heir were born, must not the Child, notwithstanding he were never so free. never fo much fovereign, be in subjection to his Mother and Nurse, to Tutors and Governours. till Age and Education brought him Reason and Ability to govern himself, and others? The Neceffities of his Life, the Health of his Body, and the Information of his Mind would require him to be directed by the Will of others and not his own; and yet will any one think, that this Reftraint and Subjection were inconfiftent with, or fpoiled him of that Liberty or Sovereignty he had a Right to, or gave away his Empire to those who had the Government of his Nonage? This Government over him only prepared him the better and fooner for it. If any body should ask me, When my Son is of Age to be free ? I shall answer, Just when his Monarch is of Age to govern. But at what time, fays the judicious Hooker, Bccl. Pol. 1. r. Sect. 6. a Manmay be faid to have attain'd fo far forth the ufe of Reason, as sufficeth to make him capable of those Laws whereby be is then bound to guide bis Actions ; this is a great deal more easte for sense to discern, than for any one by Skill and Learning to determine.

62. Commonwealths themselves take notice of, and allow that there is a time when Men are to begin to act like Free Men, and therefore till that time require not Oaths of Fealty, or Allegiance,

or other publick owning of, or Submission to the

Government of their Countreys.

62. The Freedom then of Man and Liberty of acting according to his own Will, is grounded on hishaving Reason, which is able to instruct him in that Law he is to govern himself by, and make him know how far he is left to the freedom of his own will. To turn him loofe to an unreftrain'd Liberty, before he has Reason to guide him, is not the allowing him the priviledge of his Nature to be free; but to thrust him out amongst Brutes, and abandon him to a state as wretched, and as much beneath that of a Man, as theirs. This is that which puts the Authority into the Parents hands to govern the Minority of their Children. God hath made it their business to imploy this Care on their Off-fpring, and hath placed in them suitable Inclinations of Tenderness and Concern to temper this power, to apply it as his Wildom defigned it, to the Childrens good, as long as they should need to be under

64. But what reason can hence advance this Care of the Parents due to their Off-spring into an Absolute Arbitrary Dominion of the Father, whose power reaches no farther, than by such a Discipline as he finds most effectual to give such strength and health to their Bodies, such vigour and rectitude to their Minds, as may best fit his Children to be most assistant to themselves and others; and, if it be necessary to his Condition, to make them work when they are able for their own Subsistence. But in this power the Mother too has her share with the Father.

65. Nay this power so little belongs to the Father by any peculiar right of Nature, but only as he is Guardian of his Children, that when he quits his Care of them, he loses his power over them which goes along with their Nourishment and Education, to which it is inseparably annexed, and belongs as much to the Foster-Father of an exposed Child, as to the Natural Father of another. So little power does the bare act of begetting give a Man over his Iffue; If all his Care ends there, and this be all the Title he hath to the Name and Authority of a Father: And what will become of this Paternal Power in that part of the World where one Woman hath more than one Husband at a time? Or in those parts of America where when the Husband and Wife part, which happens frequently, the Children are all left to the Mother, follow her, and are wholly under her Care and Provision? And if the Father die whilft the Children are young, do they not naturally every where owe the fame Obedience to their Mother, during their Minority, as to their Father were he alive? And will any one fay, that the Mother hath a legislative Power over her Children, that the can make franding Rules, which shall be of perpetual Obligation, by which they ought to regulate all the Concerns of their Property, and bound their Liberty all the course of their Lives, and inforce the observation of them with Capital Punishments? For this is the proper power of the Magistrate, of which the Father hath not fo much as the shadow. His Command over his Children is but temporary, and reaches not their Life or Property. It is but a help to the weakness and impersection of their Non-

Nonage, a Discipline necessary to their Educal tion: And though a Father may dispose of his own Pollestions as he pleafes, when his Children are out of danger of periffing for want, yet his power extends not to the Lives or Goods, which either their own industry, or anothers bounty has made theirs; nor to their Liberty neither, when they are once arrived to the infranchifement of the years of differetion. The Father's Empire then ceases, and he can from thence forwards no more dispose of the liberty, of his Son than that of any other Man. And it must be far from an absolute or perpetual Jurisdiction, from which a. Man may withdraw himself, having Licerto from Divine Authority to leave Father and Mother and cleave to his Wife. The aid ? his A other, and

66. But though there be a time when a Child comes to be as free from subjection to the Will and Command of his Father, as he himself is free from fubjection to the Will of any body elfe, and they are both under no other restraint but that which is common to them both, whether it be the Law of Nature, or municipal Law of their Country, yet this freedom exempts not a Son from that honour which he ought by the Law of God and Nature, to pay his Parents. God having made the Parents Instruments in his great delign of continuing the Race of Mankind, and the occasions of Life to their Children, as he hath laid on them an obligation to nourish, preferve, and bring up their Off spring; So he has laid on the Children a perpetual Obligation of honouring their Parents, which containing in it an inward esteem and reverence to be shewn by all outward Expressions, ties up the Child from any thing thing that may ever injure or affront, diffurb, or endanger the Happiness or Life of those from whom he received his; and engages him in all actions of defence, relief, affiftance and comfort of those by whose means he entred into being and has been made capable of any enjoyments of life. From this Obligation no State, no Freedom ean absolve Children. But this is very far from giving Parents a power of command over their Children, or an Authority to make Laws and dispose as they please of their Lives or Liberties. Tis one thing to owe honour, respect, gratitude and affiltance; another to require an absolute obedience and submission. The honour due to Parents, a Monarch in his Throne owes his Mother, and yet this lessens not his Authority.

nor fubjects him to her Government.

67. The subjection of a minor places in the Father a temporary Government, which terminates with the minority of the Child; and the honour due from a Child, places in the Parents a perpetual right to respect, reverence, support and compliance too, more or less, as the Father's care, coff and kindness in his Education, has been more or less; and this ends not with minority, but holds in all parts and conditions of a Man's The want of diftinguishing these two powers which the Father hath in the right of Tuition, during Minority, and the right of Honour all his Life, may perhaps have caused a great pare of the mistakes about this matter. For to speak properly of them, the first of these is rather the Priviledge of Children, and Duty of Parents, than any Prerogative of Paternal Power. The Nourishment and Education of their Children, is

Charge to incumbent on Parents for their Childrens good, that nothing can ablolve them from taking care of it. And though the power of commanding and chaftifing them go along with in yet God hath woven into the Principles of Humane Nature fuch a tenderness for their Offforing, that there is little fear that Parents should ule their power with too much rigour; the excess is feldom on the fevere fide, the strong by als of Nature drawing the other way. And therefore God Almighey when he would express his gentle dealing with the Ifraelites, he rells them, that tho' he chaften'd them, be chaften'd them as a Man chaftens bu Son, Deut. 8. 5. i.e. with tendernels and affection, and kept them under no leverer Discipline than what was absolutely best for them. and had been less kindness to have flacken'd. This is that power to which Children are commanded Obedience, that the pains and care of their Pavients may not be increased, or ill rewarded.

68. On the other fide, honour and support, all that which Gratitude requires to return for the Benefits received by and from them is the indifferfible Duty of the Child, and the proper Priviledge of the Parents. This is intended for the Parents advantage, as the other is for the Childs; though Education, the Parents Duty, feems to have most power, because the ignorance and infirmities of Childhood frand in need of restraint and correction; which is a visible exercise of Rule, and a kind of Dominion. And that Duty which is comprehended in the word bonour, requires less Obedience, though the Obligation be ftronger on grown than younger Children! For who' call think the Command, Children obty your Patents2 fems, requires in a Man that has Children of his own the same submission to his Father, as it does in his yet young Children to him; and that by this Precept he were bound to obey all his Father's Commands, if out of a conceit of authority he should have the indiscretion to treat him still as a Boy.

69. The first part then of Paternal Power, or rather Duty, which is Education, belongs to to the Father that it terminates at a certain feafon; when the business of Education is over it ceases of it felf, and is also alienable before. For a Man may put the Tuition of his Son in other hands: and he that has made his Son an Apprentice to another, has discharged him during that time of a great part of his Obedience both to himfelf and to his Mother. But all the Dury of Honour, the other part, remains never the less entire to them; nothing can cancel that. It is fo infeparable from them both, that the Father's Authority cannot disposses the Mother of this right, nor can any Man discharge his Son from honouring her that bore him. But both these are very far from a power to make Laws, and inforcing them with Penalties that may reach Effate, Liberty, Limbs and Life. The power of Commanding ends with Nonage; and though after that, honour and respect, support and desence, and whatfoever Gratitude can oblige a Man to for the highest benefits he is naturally capable of be always due from a Son to his Parents; yet all this puts no Scepter into the Father's hand, no Sovereign Power of Commanding. He has no Dominion over his Sons Property or Actions, nor any right that his Will should prescribe to his Sons 1 1899

son in all things; however it may become his son in many things, not very inconvenient to him and his Family, to pay a Deference to

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70. A Man may owe honour and respect to an ancient or wise Man; desence to his Child of Friend; relief and support to the Distressed; and gratitude to a Benefactor, to such a degree, that all he has, all he can do, cannot sufficiently pay it: But all these give no Authority, no right to any one of making Laws over him from whom they are owing. And 'tis plain, all this adue not to the bare Title of Father; not only because, as has been said, it is owing to the Mother too; but because these Obligations to Parents, and the degrees of what is required of Children, may be varied by the different care and kindness, trouble and expence is often imployed upon one Child more than another.

71. This shows the reason bow it comes to pais, that Parents in Societies, where they themelves are Subjects, retain a power over their Children, and have as much right to their Subjection as those who are in the state of Nature, which could nor possibly be, if all Political Power were only Paternal, and that in truth they were one and the same thing: For then, all Paternal Power being in the Prince, the Subject could naturally have none of it: But these two Powers, Political and Paternal, are so perfectly diffinet and separate, and built upon so different Foundations, and given to fo different Ends, that every Subject that is a Father, has as much a Paternal Power over his Children, as the Prince has over his; And every Prince that has Parents 25-167 OWES

owesthem as much filial Duty and Obedience the meanest of his Subjects do to theirs; and conterefore contain not any part or degree of the kind of Dominion, which a Prince, or Man

ftrate has over his Subject.

72. Though the Obligation on the Parents bring up their Children, and the Obligation of Children to honour their Parents contain alle Power on the one hand, and Submiffion on the other, which are proper to this Relation; we there is another Power ordinarily in the Fathe whereby he has a tie on the Obedience of h Children, which though it be common to hi with other Men, yet the occasions of shewing it, almost constantly happening to Fathers in the private Families, and the Inflances of it elle where being rare, and less taken notice of, it pe fes in the World for a part of Paternal Jurisdiction And this is the Power Men generally have to be flow their Estates on those who please them best. The Possession of the Father being the Expects tion and Inheritance of the Children ordinarily in certain proportions, according to the Law and Custom of each Country; yet it is common ly in the Father's Power to bestowit with a more fparing or liberal hand, according as the Behall viour of this or that Child hath comported with his Will and Humour.

Children: And there being always annexed to the Enjoyment of Land, a Submiffion to the Government of the Country, of which that Lands a part; It has been commonly supposed, That a Father could oblige his Posterity to that Government, of which he himself was a Subject,

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his Compact held them; whereas, it being onnecessary Condition annex'd to the Land. ch is under that Government, reaches only who will take it on that Condition, and fo no natural Tye or Engagement, but a volun-Submiffion. For every Man's Children beby Nature as free as himself, or any of his
sectors ever were, may, whilst they are in
Preedom, choose what Society they will join
anselves to, what Common-wealth they will
themselves under. But if they will enjoy the
seritance of their Ancestors, they must take it
the same terms their Ancestors had it, and
mit to all the Conditions annex'd to such a
soletion. By this Power indeed Fathers oblige
for Children to Obedience to themselves, even
then they are past Minority, and most commonly too subject them to this or that Political
lower. But neither of these by any peculiar
sight of Fatherbood, but by the Reward they have
their hands to inforce and recompence such a
compliance; and is no more Power than what a
much Man has over an English Man, who by the Submission. For every Man's Children be-French-Man has over an English Man, who by the opes of an Estate he will leave him, will cerunly have aftrong Tye on his Obedience: And when it is left him, he will enjoy it, he must entainly take it upon the Conditions annex'd to be Possession of Land in that Country where it es, whether it be France or England.

74. To conclude then, though the Father's Power of commanding extends no farther than the Minority of his Children, and to a degree only fit for the Discipline and Government of har Age : And though that Honour and Respect, and all that which the Latins called Piety, which

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they indispensibly owe to their Parents all the Life times, and in all Estates, with all that sport and Desence is due to them, gives the Fano Power of Governing, i.e. making Lawsenacting Penalties on his Children: Though this he has no Dominion over the Property Actions of his Son; yet 'tis obvious to conchow easie it was in the first Ages of the Wo and in places still where the thinness of Peoglives Families leave to separate into unpossed Quarters, and they have room to remove plant themselves in yet vacant Habitations, for

It is no improbable Opinion, therefore, which the Arch-Philosopher was of, That the chief Perfor in overy Houshold was always, as it were, a King : So when Numbers o Housholds joyn'd themselves in civil Societies together, Kings were the first kind of Governours among ft them; which is alfo, as it feemeth, the reason why the Name of Fathers cantinued fill in them, who, of Fathers, were made Rulers as also the ancient Custom of Governours to do as Melchizedec, and being Kings, to exercife the Office of Priests, which Fathers dtd, at the first

Father of the Farm become the Princ it; he had been a R from the beginning the Infancy of his C dren, and when the were grown up: Si without fome Gove ment it would be h for them to live to ther, it was likelief should, by the expr or tacit Coment of Children, bein the F ther, where it feem without any chan

grew serkasi by the same Occasion. Howbeit, this is not to only kind of Regiment that has been received in the World. It Inconveniences of one kind have caused fundry other to he devise so that in a word, all publick Regiment of what kind sown scenethevision to have risen from the deliberate Advice, Constitution and Composition between Mini, judging it convenies and behaveful; there being no impossibility in Nature, consider by it self, but that Man might have lived without any public Regiment. Hooker's Eccl. 1 1. Sect. 10.

to continue: And when indeed nomore was required to it than the permitting father to exercise alone in his Family that mive Power of the Law of Nature, which Free-man naturally hath, and by that peron refigning up to him a Monarchical Power. If they remained in it. But that this was by any Parernal Right, but only by the Conof his Children, is evident from hence, That Body doubts but if a Stranger, whom Chance Business had brought to his Family, had there any of his Children, or committed any o-Fact, he might Condemn and put him to ath, or otherwise have punished him as offible he should do by virtue of any Pater-Authority over one who was not his Child, by virtue of that Executive Power of Law of Nature, which, as a Man, he had a the to: And he alone could punish him in his mily, where the Respect of his Children had by the Exercise of such a Power to give way to the Dignity and Authority they were willing ould remain in him above the rest of his Fa-

Thus 'twas easie and almost natural for Children by a tacit and almost natural consent to make way for the Father's Authority and Goternment. They had been accustomed in their Childhood to follow his Direction, and to refer heir little differences to him, and when they were Men; who fitter to rule them? Their little Properties, and less Covetousness seldom afforded greater Controversies; and when any should arise.

arife, where could they have a fitter Umpin than he, by whose Care they had every one beg fustain'd and brought up, and who had a ten derness for them all? 'Tis no wonder that the made no distinction betwixt Minority and is Age, nor looked after one and Twenty, or an other Age, that might make them the free Disposers of themselves and Fortunes, when the could have no defire to be out of their Pupilage The Government they had been under, durn it, continued still to be more their Protection than Restraint: And they could no where sind greater fecurity to their Peace, Liberties and Fortunes.

tunes, than in the Rule of a Father.

76. Thus the natural Fathers of Families, by an infensible change, became the politick Ma narchs of them too, and as they chanced to line long, and leave able and worthy Heirs for few ral Successions, or otherwise: So they laid the Foundations of Hereditary or Elective Kingdon under feveral Constitutions and Manors, according as Chance, Contrivance, or Occasions has pen'd to mould them. But if Princes have the Titles in the Fathers Right, and it be a fufficient proof of the natural Right of Fathers to Polit cal Authority, because they commonly were those, in whose hands we find, de facto, the Exercise of Government: I say, if this Argument be good, it will as strongly prove that all Prin ces, nay Princes only, ought to be Priefts, find tis as certain that in the Beginning, The Father of the Family was Pruest, as that he was Ruler in his own Housbold.

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## CHAP. VII.

## Of Political or Civil Society.

OD having made Man fuch a Creature, I that, in his own Judgment, it was not god for him to be alone, pur him under ftrong bligations of Necessity, Convenience, and elination to drive him into Society, as well as med him with Understanding and Language to ontinue and enjoy it. The first Society was that between Parents and Children; to which, in time, that between Mafter and Serrant came to be added: And though all thefe night, and commonly did meet together, and ake up but one Family, wherein the Matter or Miftress of it had some fort of Rule proper to a Family; each of these, or all together came short of Political Society, as we shall see if we consider he different Ends, Ties, and Bounds of each of hele.

78. Conjugal Society is made by a voluntary Compact between Man and Woman, and the confilt chiefly in fach a Communion and Right in one anothers Bodies, as is necessary to its chief. End, Procreation; yet it draws with it mutual Support and Affishance; and a Communion of Interests too, as necessary not only to unite their Care and Affection, but also necessary to their common Offspring, who have a Right

to be nourished and maintained by them, a

they are able to provide for themselves.

79. For the end of conjunction between Male and Female, being not barely Procreation, bu the continuation of the Species: This conjunction betwixt Male and Female ought to last, ven after Procreation, fo long as is necessary to the nourishment and support of the young Ones who are to be fuftained by those that got them, il they are able to shift and provide for themselves This Rule, which the Infinite wife Maker had fer to the Works of his hands, we find the infe riour Creatures fleadily obey. In those viving rous Animals which feed on Grafs, the conjunction between Male and Female lasts no longer than the very Act of Copulation; because the Teat of the Dam being sufficient to nourish the Young, till it be able to feed on Grafs; The Male only begets, but concerns not himself for the Female or Young, to whose Suftenance he can contribute nothing. But in Beafts of Pres the conjunction lasts longer; because the Dam no being able well to fubfift her felf, and nourish her numerous Off-spring by her own Prey alone. more laborious, as well as more dangerous way of living than by feeding on Grafs; The Aff. flance of the Male is necessary to the Mainte nance of their common Family, which cannot fublift till they are able to prey for themselves, but by the joynt Care of Male and Female. The same is to be observed in all Birds (except some domestick ones, where plenty of food excuses the Cock from feeding and taking care of the young Brood) whose Young needing Food in the Neft, the Cock and Hen continually Mares till the

the Young are able to use their wing, and pro-

vide for themselves.

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80. And herein I think lies the chief, if not the only reason, why the Male and Female in Mankind are tyed to a longer conjunction than other Creatures, viz. because the Female is capuble of conceiving, and de facto is commonly with Child again, and brings forth too a hew Birth long before the former is out of a dependency for support on his Parents help, and able to thist for himself, and has all the affishance is due to him from his Parents, whereby the Father, who is bound to take care for those he hath begot, is under an Obligation to continue in Conjugal Society with the fame Woman longer than other Creatures, whose Young being able to Subfift of themselves, before the time of Procreation returns again, the Conjugal Bond disfolves of it felf, and they are at liberty; till Hymen, at his usual Anniversary Season, summons them again to chuse new Mates. Wherein one cannot but admire the Wildom of the great Creatour, who having given to Man an Ability to lay up for the future, as well as fupply the prefent necelfity, hath made it necessary, that Society of Man and Wife should be more lasting than of Male and Female amongst other Creatures; that for their Industry might be encouraged, and their Interest better united, to make provision, and lay up Goods for their common Iffue, which uncertain mixture, or easie and frequent Solurijons of Conjugal Society would mightily di-Merb.

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8r. But though these are Ties upon Mankind, which make the Conjugal Bonds more firm and lasting in Man, than the other Species of Animals, yet it would give one reason to enquire, why this Compact, where Procreation and Education are secured, and Inheritance saken care for, may not be made determinable, either by consent, or at a certain time, or upon certain Conditions, as well as any other voluntary Compacts, there being no necessity in the nature of the thing, nor to the ends of it, that it should always be for Life; I mean, to such as are under no Restraint of any positive Law, which or

dains all fuch Contracts to be perpetual.

82. But the Husband and Wife, though they have but one common Concern, yet having different understandings, will unavoidably sometimes have different wills too; it therefore being necessary, that the last Determination, is the Rule, should be placed fomewhere; it naturally falls to the Man's fhare, as the abler and the stronger. But this reaching but to the things of their common Interest and Property, leaves the Wife in the full and true possession of what by Contract is her peculiar Right, and gives the Husband no more power over her Life than she has over his. The Power of the Husband being so far from that of arrabfolute Monarch, that the Wife has in many cases, a Liberty to separate from him; where natural Right, or their Contract allows it, whether that Contract be made by themselves in the flate of Nature, or by the Customs or Laws of the Countrey they live in; and the Children up. on fuch Separation fall to the Father or Mother's Lot, as fuch Contract does determine. 84. For

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87. For all the ends of Marriage being to be obtained under Politick Government, as well as in the state of Nature, the Civil Magistrate doth not abridge the Right or Power of either naturalin necessary to those ends, vis. Procreation and mutual Support and Affiftance whill they are together; but only decides any Controverse that may arife between Man and Wife about chem: If it were otherwise, and that absolute Soveraignty and Power of Life and Death naturally belong it to the Husband, and were necessary to the Society between Man and Wife, there could be no Matrimony in any of those Countries where the Husband is allowed no fuch absolute Authority. But the ends of Matrimony requiting no fuch Power in the Husband, the Condition of Conjugal Society put it not in him, it being not at all necessary to that State. Conjugal Society could fublish and attain its ends without it; nay, Community of Goods, and the Power over them, mutual Affiftance, and Maintenance, and other things belonging to Conjugal Society, might be varied and regulated by that Contract which unites Man and Wife in that Society, as far as may confift with Procreation and the bringing aprof Children till they could thist for themselves; nothing being necellary to any Society, that is not necessary to the ends for which it is made

84. The Society betwise Parents and Children, and the diltinet Rights and Powers belonging respectively to them, I have treated of so largely, in the foregoing Chapter, that I shall not here need to say any thing of it. And I think it is plain, that it is far different from a Politick Society.

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85. Mafter

87. Mafter and Servant are Names as old as Hittory, but given to those of far different condicion; for a Free-man makes himfelf a Servan to another, by felling him for a certain time, the Service he undertakes to do in exchange for Wages he is to receive: And though his commonly puts him into the Family of his Mafter. and under the ordinary Discipline thereof; yet it gives the Mafter but a Temporary Power over him, and no greater than what is contained in the Contract between em. But there is another fort of Servants, which by a peculiar Name we call Slaves, who being Caprives taken in a just War, are by the Right of Nature fubjected to the Abfr. lute Dominion and Arbitrary Power of ther Mafters. These Menhaving, as Hay, forfeited their Lives, and with it their Liberties, and loft their Estates; and being in the State of Slavery, not capable of any Property cannot in that frate be confidered as any part of Civil Society; the chief end whereof is the preferration of Proneine to a lingal Society in wind

Family with all these subordinate Relations of Wise, Children, Servants and Slaves united under the Domestick Rule of a Family; which what resemblance seever it may have in its Order, Offices, and Number too, with a little Common-wealth, yet is very faction it, both in its Constitution, Power and End of it is must be thought a Monarchy, and the Patersamilian the absolute Monarch in it, absolute Monarchy will have but a very shattered and short Power, when its plain, by what has been faid before, That the Master of the Family has a very distinct

and differently limited Power, both as to time and extent, over those several persons that are in it; for excepting the Slave (and the Painily is as much a Family, and his Power as Paterfamilies as great, whether there be any Slaves in his Family or no) he has no Legislative Power of Life and Death over any of them, and none too but what a Mistress of a Family may have as well as he. And he certainly can have no absolute power over the whole Family, who has but a very limited one over every individual in it. But how a Family, or any other Society of Men differ from that which is properly Political Society, we shall best see, by considering wherein

Political Society it felf confifts.

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87. Man being born, as has been proved, with a Title to perfect freedom, and an uncontrouled enjoyment of all the Rights and Priviledges of the Law of Nature, equally with any other Man, or number of Men in the World, hath by Nature a Power, not only to preferve his Property, that is, his Life, Liberty and Estate, against the Injuries and Attempts of other Men; but to judge of, and punish the breaches of that Law in others, as he is perswaded the Offence deserves, even with Death it self, in Crimes where the heinousness of the fact, in his Opinion, requires it. But because no Political Society can be, nor fubfilt without having in it felf the power to preferve the Property, and in order thereunto punish the Offences of all those of that Society: There, and there only is Political Society, where every one of the Members hath quitted this natural Power, refign'd it up into the hands of the Community in all cases that exclude

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exclude him not from appealing for Protection to the Law established by it. And thus all private pregment of every particular Member being excluded, the Community comes to be Umpire, by fettled flanding Rules; indifferent, and the fame to all Parties: And by Men having Authority from the Community for the execution of thole Rules, decides all the differences that may hap pen between any Members of that Society, concerning any matter of right, and punishes those Offences which any Member hath committed against the Society with such Penalties as the Law has established; whereby it is easie to discern who are, and who are not, in Political Society together. Those who are united into one Body, and have a common eftablish'd Law and Judicature to appeal to, with Authority to decide Controverses between them, and punish Offenders, are in Civil Society one with another; but those who have no fuch common Appeal, I mean on Earth, are still in the state of Nature, each being, where there is no other, Judge for himself, and Executioner; which is, as I have before shew'd it, the perfect state of Nature.

88. And thus the Commonwealth comes by a power to fet down what punishment shall belong to the several transgressions they think worthy of it, committed amongst the Members of that Society, (which is the power of making Laws) as well as it has the power to punish any Injury done unto any of its Members, by any one that is not of it, (which is the power of War and Peace;) and all this for the preservation of the property of all the Members of that Society, as far as is possible. But though every

Man enter'd into Society, has quitted his power popunish Offences against the Law of Nature, profecution of his own private Judgment; yet with the Judgment of Offences which he has given up to the Legislative in all Cases where he can appeal to the Magistrate, he has given up a Right to the Commonwealth to imploy his force for the Execution of the Judgments of the Commonwealth, whenever he shall be called to it, which indeed are his own Judgments, they being made by himself, or his Representative. And herein we have the original of the Legislative and Executive Power of Civil Society, which is to judge by flanding Laws how far Offences are to be punished when committed within the Commonwealth; and also by occasional Judgments founded on the present Circumstances of the Fact, how far Injuries from without are to be vindicated, and in both these to imploy all the force of all the Members when there shall be need.

89. Whereever therefore any number of Men are so united into one Society, as to quir every one his Executive Power of the Law of Nature, and to resign it to the publick, there and there only is a Political, or Civil Society. And this is done whereever any number of Men, in the State of Nature, enter into Society to make one People, one Body Politick under one Supream Government, or else when any one joyns himself to, and incorporates with any Government already made. For hereby he authorizes the Society, or which is all one, the Legislative thereof to make Laws for him as the publick good of the Society shall require; to the Execution whereof, his own

allistance (as to his own decrees) is due. And this purs Men out of a State of Nature into that of a Commonwealth, by setting up a Judge on Earth, with Authority to determine all the Controversies, and redress the injuries that may happen to any Member of the Commonwealth, which Judge is the Legislative, or Magistrana appointed by it. And whereever there are any number of Men, however associated, that have no such decisive power to appeal to, there they

are still in the state of Nature.

90. And hence it is evident, that Abfolute Monarchy which by fome Men is counted for the only Government in the World, is indeed inconfiftent with Civil Society, and focan be no Form of Civil Government at all. For the end of Civil Society, being to avoid and remedy those inconveniencies of the State of Nature which ne ceffarily follow from every Man's being Judge in his own Case, by setting up a known Authority, to which every one of that Society may appeal upon any injury received, or Controversie that may arise, and which every one of the Society

The publick Pomer of all Society is above every Soul contained in the same Society; and the principal use of that power is to give Laws unto all that are under it, which Laws in such Cases we must obey, unless there he reason show'd which may necessarily inforce, that the Law of Reason, or of God, doth injoyn the contrary, Hook. Eccl. Pol. 1. Sect. 16.

every Absolute Prince in respect of those who are under his Dominion. 91. For

ought to obey; where ever any persons are

who have not fuch an

Authority to appeal to,

for the decision of a-

ny difference between

them, there those per-

fons are still in the state

of Nature. And fo is

Legislative and Executive Power in himself alone, there is no Judge to be found, no appeal lies of pen to any one who may fairly and indifferently, and with Authority decide, and from whence relief and redress may be expected of any injury or inconveniency that may be suffered from him, or by his Order: So that such a Man, however intitled, Czar, or Grand Signiar, or how you please, is as much in the state of Nature, with all under his Dominion, as he is with the rest of Mankind. For whereever any two Men are, who have no standing Rule, and common Judge to appeal to on Earth for the determination of Controversies of Right betwirk them, there they

are still in the state of Nature, and under all the inconveniencies of it, with only this woful difference to the

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To take away all such mutual Grievances, Injuries and Wrongs, i. e. such as attend Men in the state of Nature. There was no way but only by grawing into Composition and

Agreement among ft themselves, by ordaining some kind of Government publick, and by yielding themselves Subject thereunto, that unto whom they granted Authority to rule and govern, by them the Peace, Tranquility, and happy Estate of the rest might be procured. Men always knew that where Force and Injury was offered, they might be Defenders of themselves; they knew that bowever Men may Seek their own Commodity ; yet if this were done with Injury unto others, it was not to be fuffered, but by all Men, and all good means to be withflood. Finally, they knew that no Manmight in reason take upon him to determine his own Right, and according to his own Determination proceed in maintenance thereof, in as much as every Man is towards himfelf. and them whom he greatly affects, partial; and therefore that Strifes and Troubles would be endless, except they gave their common Confent, all to be ordered by f me, whom they should seree upon, without which Conf at there would be no reafon that one Man should take upon him to be Lord or Judge over another. Hooker's Eccl. Pol. l. 1. Sect. 10. Subject, Subject, or rather Slave of an Absolute Prince; That whereas, in the ordinary state of Nature, he has a liberty to judge of his Right, and according to the best of his power, to maintain it: but whenever his Property is invaded by the Will and Order of his Monarch, he has not only no Appeal, as those in Society ought to have, but as if he were degraded from the common state of Rational Creatures, is denied a liberty to judge of, or to desend his Right, and so is exposed to all the Misery and Inconveniencies that a Man can sear from one, who being in the unrestrained state of Nature, is yet corrupted with

Flattery, and armed with Power.

92. For he that thinks absolute Power purifies Mens Bloods, and corrects the baseness of Humane Nature, need read but the Hiltory of this, or any other Age to be convinced of the contrary. He that would have been infolent and injurious in the Woods of America, would not probably be much better in a Throne, where perhaps Learning and Religion shall be found out to juftifie all that he shall do to his Subjects, and the Sword prefently fince all those that dare question For what the Protection of Absolute Monarchy is, what kind of Fathers of their Countries it makes Princes to be, and to what a degree of Happiness and Security it carries Civil Society, where this fort of Government is grown to perfection, he that will look into the late Relation of Ceylon, may easily see.

93. In Absolute Monarchies indeed, as well as other Governments of the World, the Subjects have an Appeal to the Law, and Judges to decide any Controversies, and restrain any vio-

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lace that may happen betwixt the Subjects themeres, one amongst another. This every one C, minks necessary, and believes the deserves to be C t: ne y bought a declared Enemy to Society and Manand, who should go about to take it away. But whether this be from a true Love of Mankind ad Society, and fuch a Charity as we owe all n me to another, there is reason to doubt. For is is no more than what every Man who loves is own Power, Profit, or Greatness, may, and neurally must do, keep those Animals from hirting or destroying one another who labour and drudge only for his Pleafure and Advantage, and so are taken care of, not out of any Love the Master has for them, but Love of himself, and the Profit they bring him. For if it be asked what Security, what Fence is there in fuch a State against the Violence and Oppression of this Absolute Ruler? The very Question can scarce beborn. They are ready to tell you, that it delerves Death only to ask after Safety. Betwixt Subject and Subject they will grant there must be Measures, Laws, and Judges for their mutual Peace and Security. But as for the Ruler, he ought to be Absolute, and is above all such Circumstances; because he has a Power to do more hurt and wrong, 'tis right when he does it. To ask how you may be guarded from harm, or injury on that fide where the strongest hand is to do it, is presently the Voice of Faction and Rebellion. As if when Men quitting the State of Nature entered into Society, they agreed that all of them but one, should be under the restraint of Laws, but that he should still retain all the Liberty of the State of Nature, increased with Power.

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and made licentious by Impunity. This is a think that Men are fo foolish that they take can to avoid what Mischies may be done them by Pole-Cats, or Fones, but are content, nay think

it Safety to be devoured by Lians.

94. But whatever Flatterers may talk to muze Peoples Understandings, it hinders Men from feeling; and when they perceive that any Man, in what Station foever is out of the Bound of the Civil Society they are of, and that they have no Appeal on Earth against any harm they may receive from him, they are apt to think themselves in the state of Nature, in respect a him whom they find to be so; and to take can as foon as they can, to have that Safety and Sc. curity in Civil Society for which it was first instituted, and for which only they entered into it. And therefore, though perhaps at first, (as shall I be shewed more at large hereafter in the follow. ing part of this Discourse) some one good and excellent Man having got a Preheminency . I mongst the rest, had this Deserence paid to his Goodness and Vertue, as to a kind of Natural 6 Authority, that the chief Rule, with Arbitration of their differences, by a tacit Confent devolved into his hands, without any other caution, but the affurance they had of his Uprightness and Wil dom; yet when time giving Authority, and a some Men would perswade us, Sacredness to Customs, which the negligent, and unforeseeing Innocence of the first Ages began, had brought in Successors of another stamp, the People finding their Properties not fecure under the Government as then it was, (whereas Government \*1881

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o other end but the efervation of Proper-(v) could never be fafe nor at reft, nor think memfelves in Civil Society, till the Legislative was so placed in collective Bodies Men, call them Senate. Parliament, or what you pleafe, by which means every finde person became subect equally with other the meanest Men to those Laws, which he himself, as part of the Legislative had establihed; nor could any one, by his own Auchority avoid the force

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At the first, when some cortain kind of Regiment was once appointed, it may be that nothing was then farther thought upon for the manner of governing, but all permitted untatheir Wildom and Diferetion, which were to Rule, till by experience they found this for all parts very inconvenient, fo as the thing which they had devised for a Remedy, did indeed but increase the Sore. which it should have cured. They fam, that to live by one Man's Will, became the cause of all Mens mise-Ty. This confrained them to come unto Laws wherein all Men might fee their Duty beforeband, and know the Penalties of transgressing them. Hooker's Eccl. Pol. 1. 1. Sect. 10.

of the Law, when once made, nor by any pretance of Superiority plead exemption, thereby to license his own, or the Miscarriages of any of his Dependants: No Man in Civil Society can be

exempted from the baws of it. For if any Man may do what he banks fit, and there be no appeal on Earth, for Redrefs or Security

Civil Law being the At of the whole Body politich, dath therefore over-rule each feveral part of the fame Body. Hooker ibid.

spainft any harm he shall do; I ask, whether he be not perfectly still in the State of Nature, and so can be no Part or Member of that Civil society, unless any one will say, the State of Nature Nature and Civil Society are one and the fanthing, which I have never yet found any one is great a Patron of Anarchy asto affirm.

## CHAP. VIII.

Of the Beginning of Political Societies.

95. A EN being, as has been faid, by Ne VI ture, all free, equal and independent; no one can be put out of this Estate, and subject. ed to the Political Power of another, without is own Consent, which is done by agreeing who other Men to joyn and unite into a Community for their comfortable, fafe, and peaceable living one amongst another, in a secure Enjoyment of their Properties, and a greater Security against any that are not of it. This any number of Men may do, because it injures not the Fredom of the rest; they are left as they were in the Liberty of the State of Nature. When any no ber of Men have to confented to make one Community or Government, they are thereby profently incorporated, and make one Body Poli tick, wherein the Majority have a Right to all and conclude the reft.

96. For when any number of Men have by the confent of every individual made a Community, they have thereby made that Community one Body, with a power to act as one Body, which is only by the will and determination of the majority. For that which acts any Community, being only the confent of the individuals of it, and it being one Body must move one way; it is necessary the Body should move that way which

whither the greater force carries it, which is the confent of the majority: or elfe it is impossible it should act or continue one Body, one Community, which the consent of every individual that united into it, agreed that it should; and so every one is bound by that consent to be concluded by the majority. And therefore we see that in Assemblies impowered to act by positive Laws where no number is set by that positive Law which impowers them, the act of the majority passes for the act of the whole, and of course determines, as having by the Law of Nature and

Reason, the power of the whole

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97. And thus every Man by confenting with others to make one Body Politick under one Government, puts himfelf under an Obligation to every one of that Society, to Submit to the determination of the majority, and to be concluded by it; or elfe this original Compact, whereby he with others incorporates into one Society, would fignifie nothing, and be no Compact if he be left free, and under no other ties than he was in before in the State of Nature For what appearance would there be of any Compact? What new Engagement if he were no farther tied by any Decrees of the Society than he himfelf shought fit, and did actually confere to? This would be still as great a liberty as he himself had before his Compact, or any one elfe in the State of Nature hath, who may submit himself and confene to any acts of it if he thinks fit,

in reason be received as the act of the whole, and conclude every individual; nothing but the confent of every individual can make any thing to

be the act of the whole, which, confidering the Infirmities of Health, and Avocations of But. ness, which in a number, though much less than that of a Common-wealth, will necessarily keep many away from the publick Affembly; and the variety of Opinions and contrariety of interest which unavoidably happen in all Collections of Men, 'tis next impossible ever to be had. And therefore if coming into Society be upon fuch terms; it will be only like Cato's coming into the Theatre, tantum ut exirer. Such a Confliction as this would make the mighty Leviathan of fhorter duration than the feebleft Creatures, and not let it outlast the day it was born in, which cannot be supposed till we can think that Ratio nal Creatures should defire and constitute Socie ties only to be diffolved. For where the maje rity cannot conclude the reft, there they cannot vact as one Body, and confequently will be in mediately dissolved again, word more mission

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99. Wholoever therefore out of a Scate of Na ture unite into a Community, must be understood to give up all the power necessary to the ends for which they mite into Society, to the majority of the Community, unless they expreshy agreed in any number greater than the majority. And this is done by barely agreeing to unite into one Political Society, which is all the Compact that is, or heeds be, between the Individuals that enter into or make up a Commonwealthus And thus that which begins and actually conflicutes any Political Society, is nothing but the confert of lany number of Freemen capable of majority to "unite and incorporate into fuch a Society." And This is that, and that only which did or could give begin

leginning to any lawful Government in the

100. To this I find two Objections made.

First, That there are no Instances to be found in Story of a Genepany of Men independent and equal one moness another; that met together, and in this way began and set up a Government.

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Secondly, Is impossible of right that Men should do so, because all Men being born under Government, they are to submit to that, and are not at liberty to begin a new one.

Moror To the first there is this to Answer, That is not at all to be wonder'd that History gives us but a very little account of Men that lived together in the State of Nature. The inconveniencies of that condition, and the love and want of Society no fooner brought any number of them together, but they prefently united and incorporated, if they deligned to continue together. And if we may not suppose Men ever to have been in the State of Nature, because we hear not much of them in fuch a State, we may as well suppose the Armies of Salmanaffer, or Xerxes were never Children, because we hear little of them till they were Men, and imbodied in Armies. Government is every where antecedent to Records, and Letters feldom come in amongst a People, till a long continuation of Ci. vil Society hasby other more necessary Arts provided for their Safety, Ease and Plenty. And then they begin to look after the History of their Founders, and fearch into their original, when they

they have out lived the memory of it. For the With Commonwealths as with particular Performand Infancies: And it they know any thing of their Original, they are beholding for it to the accidental Records that others have kept of it. And those that we have of the beginning of any Polities in the World, excepting that of the Joseph where God himself immediately interposed, and which favours not at all Paternal Dominion, are all either plain instances of such a beginning as later mentioned, or at least have manifest for

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fteps of it.

102. He must shew a strange inclination to deny evident matter of fact when it agrees not with his Hypothesis, who will not allow, the the beginning of Rome and Venice Were by the uniting together of feveral Men free and independent one of another, amongst whom there was no natural Superiority or Subjection. And if Josephus Acosta's word may be taken, he tell us, that in many parts of America there was no Government at all. There are great and apparent Conjectures, fays he, that thefe Men, freaking of those of Peru, for a long time bad meither Kings nor Commonwealths, but lived in Troops, as they do this day in Florida, the Cheriquanas, those of Brefil, and many other Nations, which have no certain Kings, but as occasion is offered in Peace or War, they choose their Captains as they please, 1. 1. 6. 27. If it be faid, that every Man there was born subject to his Father, or the head of his Family. That the subjection due from a Child to a Father, took not away his freedom of uniting into what Political Society he thought fit, has been already proved

dent, were actually free; and whatever fuperiority fome Politicians now would place in any of them, they themselves claimed it not; but by content were all equal, till by the fame confent they of Rulers over themselves. So that their Politick Societies all began from a voluntary Union, and the mutual agreement of Men freely acting in the choice of their Governours, and forms of

Government.

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103. And I hope those who went away from Sparta with Palantus, mentioned by Justin I. will be allowed to have been Freemen independent one of another, and to have fet up a Government over themselves, by their own consent. have given feveral Examples our of Hiftory, of People free and in the State of Nature, that being met together incorporated and began a Com-And if the want of fuch inftances monwealth. be an argument to prove that Government were not, nor could not be fo begun, I suppose the Contenders for Paternal Enspire were better let it alone, than urge it against natural Liberty, For if they can give fo many instances out of History of Governments begun upon Paternal Right, I think (though at best an Argument from what has been, to what should of right be, has no great force) one might, without any great danger, yield them the cause. But if I might advise them in the Case, they would do well not to fearch too much into the Original of Governments, as they have begun de facto, lest they should find at the foundation of most of them, fomething very little favourable to the defign

fign they promote, and fuch a power as they con-

ro4. But to conclude; Reason being plain on our side, that Men are naturally free, and the Examples of History shewing that the Governments of the World that were begun in Peace, had their beginning laid on that foundation, and were made by the Consent of the People: There can be little room for doubt, either where the Right is, or what has been the Opinion or Practice of Mankind about the first erecting of Go

vernments.

105. I will not deny, that if we look back as far as History will direct us, towards the Original of Commonwealths, we shall generally find them under the Government and Administration of one Man. And I am alfo apt to believe, that where a Family was numerous enough to subfift by it felf, and continued entire together, without mixing with others, as it often happens, where there is much Land and few People, the Government commonly began in the Father. the Father having, by the Law of Nature, the same Power with every Man else to punish as he thought fit any Offences against that Law, might thereby punish his transgressing Children even when they were Men, and out of their Pupilage, and they were very likely to fubmit to his punishment, and all joyn with him against the Offender in their turns, giving him thereby power to Execute his Sentence against any transgreffion, and foin effect make him the Law-maker and Governour over all that remained in Conjunction with his Family. He was fittell to be trusted; Paternal affection secured their Propernc.

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perty and Interest under his Care, and the Cui from of obeying him in their Childhood, made it easier to submit to him rather than any other. If therefore they must have one to rule them, as Government is hardly to be avoided amongst Men that live together; who fo likely to be the Man as he that was their common Father, unless Negligence, Cruelty, or any other defect of Mind or Body made him unfit for it. But when either the Father died, and left his next Heir for want of Age, Wisdom, Courage, or any other Qualities less fit for Rule, or where feveral Families met and confented to continue together: There, 'tis not to be doubted, but they used their natural freedom to fet up him whom they judged the ablest and most likely to Rule well over them. Conformable hereunto we find the People of America, who living out of the reach of the Conquering Swords and spreading domination of the two great Empires of Peru and Mexico, enjoy'd their own natural freedom, though, cateris paribies. they commonly prefer the Heir of their deceased King; yet if they find him any way weak or uncapable, they pass him by and set up the stoutest and bravest Man for their Ruler.

roof. Thus, though looking back as far as Records give us any account of Peopling the World, and the History of Nations, we commonly find the Government to be in one hand, yet it destroys not that which I affirm (viz.) That the beginning of Politick Society depends upon the consent of the Individuals to joyn into and make one Society; who when they are thus incorporated, might set up what form of Government they thought sit. But this having given R 3

occasion to Men to mistake and think, that by Nature Government was Monarchical, and be long'd to the Father, it may not be amis here to consider why People in the beginning generally pitch'd upon this form, which though perhaps the Father's Preheminency might in the first institution of some Commonwealths, give a rise to, and place in the beginning, the Power in one hand: Yet it is plain that the reason that continued the Form of Government in a single Person, was not any Regard or Respect to Paternal Authority; since all petry Monarchies, that is, almost all Monarchies, near their Original have been commonly, at least upon occasion, Elective.

107. First then, in the beginning of things, the Father's Government of the Childhood of those sprung from him, having accustomed them to the Rule of one Man, and taught them that where it was exercised with Care and Skill, with Affection and Love to those under it, it was fulficient to procure and preferve Men (all the Political Happines they fought for, in Society.) It was no wonder that they should pitch upon, and naturally run into that Form of Government. which from their Infancy they had been all accustomed to; and which, by experience they had found both easie and safe. To which, if we add, that Monarchy being simple, and most phyious to Men, whom neither experience had instructed in Forms of Ghvernment, nor the Ambition or Infolence of Empire had taught to beware of the Encroachments of Prerogative, or the Inconveniencies of Absolute Power; which Monarchy, in Succession, was apt to lay claim to,

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and bring upon them. It was not at all frange, that they should not much trouble them-Gives to think of Methods of restraining any Exerbitances of those to whom they had given the Authority over them, and of ballancing the Power of Government, by placing feveral parts of it in different hands. They had neither felt. the Oppression of Tyrannical Dominion, nor did the Fashion of the Age, nor their Possessions, or way of living, which afforded little matter for Coveroulness or Ambicion, give them any reason to apprehend or provide against it; and therefore 'tis no wonder they put themselves infuch a Frame of Government, as was not only as I faid, most obvious and simple, but also best suited to their present State and Condition, which stood more in need of defence against foreign Invations and Injuries, than of multiplicimy of Laws, where there was but very little Property, and wanted not variety of Rulers and abundance of Officers to direct and look after their Execution, where there were but few Trefpafis, and few Offenders. Since then, those who liked one another to well as to joyn into Society, cannot but he supposed to have some Acquaintance and Friendthip together, and fome Trust one in another; they could not but have greater Apprehensions of others, than of one another: And therefore their first care and thought cannot but be supposed to be how to secure themfelves against foreign Force. Twas natural for them to put themselves under a Frame of Goremment, which might best serve to that end ? and chuse the wisest and bravest Man to conduct them in their Wars, and lead them out against their

their Enemies, and in this chiefly be their Ruler.

ans in America, which is still a Pattern of the suffaces in Asia and Europe, whilst the Inhabitants were too few for the Countrey, and want of People and Money gave Men no temptation to enlarge their Possessions of Land, or contest for wider extent of Ground, are little more than Generals of their Armies; and though they command absolutely in War, yet at home and in time of Peace they exercise very little Dominion, and have but a very moderate Soveraignty, the Resolutions of Peace and War, being ordinarily either in the People, or in a Council Though the War it self which admits not of Pluralities of Governours, naturally devolves the Command into the King's sole Authority.

109. And thus in Ifrael it felf, the chief Bufi. ness of their Judges, and first Kings seems to have been to be Captains in War, and Leaders of their Armies; which, (besides what is signified by go. ing out and in before the People, which was, to march forth to War, and home again in the Heads of their Forces) appears plainly in the Story of Jephtha. The Ammonites making War upon Ifrael, the Gileadites, in fear fend to Fephtha, a Bastard of their Family, whom they had cast off, and article with him, if he will affift them against the Ammonites, to make him their Ruler; which they do in these Words, And the People made him bead and captain over them, Judg. 11.11. which was, as it feems, all one as to be Judge And be judged Ifrael, Judg. 12. 7. that is, was their Captain-general fix lears. So when Jotham

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upbraids the Shechemites with the Obligation they had to Gideon, who had been their Judge and Ruler, he tells them, He fought for you, and adventured his life far, and delivered you out of the bands of Midian, Judg. 9. 17: Nothing mentioned of him, but what he did as a General, and indeed that is all is found in his Hiftory, or in any of the rest of the Judges. And Abimeleeb particularly is called King, though at most he was but their General. And when, being weary of the ill Conduct of Samuel's Sons, the Children of Ifrael defired a King, like all the nations to judge them, and to go out before them, and to fight their battels, 1 Sam. 8: 20. God granting their Desire, says to Samuel, I will send thee a Man, and thou shalt amoint him to be Captain over my People Israel that be may save my people out of the bands of the Philistines, c. 9. v. 16. As if the only business of a King had been to lead out their Armies, and fight in their Defence; and accordingly at his Inauguration, pouring a Vial of Oyl upon him, declares to Saul, that the Lord bad anointed him to be Captain over his inheritance, C. 10. v.r, And therefore those, who after Saul's being folemnly chosen and faluted King by the Tribes at Mispah, were unwilling to have him their King, make no other Objection but this, How shall this Man fave us? v. 27. as if they should have faid, This Man is unfit to be our King, not having Skill and Conduct enough in War, to be able to defend us. And when God refolved to transfer the Government to David, it is in these Words, But now thy Kingdom shall not continue : The Lord bath fought him a Man after bit own beart, and the Lord-bath commanded bim to be

Captain own by People, C. 13: 4. 14. As if the whole Kingly Authority were nothing elic but no be their General: And therefore the Tribes who had stuck to Saul's Family, and opposed Davids Reign, when they came to Hebron with terms of Submission to him, they tell him, amongst other Arguments they had to submit to him as to their King, That he was in effect their King in Sauls time, and therefore they had no reason but to receive him as their King now. Also (say they) in time past, when Saul was King over us, they wast be that leddest out and broughtest in Israel, and the Lord said unto thee, thou shalt feed my People Urael, and thou shalt be a Captain over Israel.

110. Thus, whether a Family by degrees grew upinto a Commonwealth, and the Father ly Authority being continued on to the elder Son, every one in his turn growing up under it. tacitly submitted to it, and the easiness and e quality of it not offending any one, every one acquiesced, till time seemed to have confirmed it. and fettled a right of Succession by Prescriptions or whether several Families, or the Descendants of feveral Families, whom Chance, Neighbourhood, or Business brought together, united into Society: the need of a General, whole Conduct might defend them against their Enemies in War, and the great confidence the Innocence and Sincerity of that poor but vertuous Age, such as are almost all those which begin Governments that ever come to last in the World, gave Men one of another, made the first Beginners of Commonwealths generally put the Rule into one Man's hand, without any other express Limitation or Reftraint, but what the Nature of the thing,

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thing, and the End of Government required. It was given them for the publick Good and Safety, and to those Ends in the Infancies of Commonwealths they commonly used it, and unless they had done to, young Societies could not have substitled, without such nursing Fathers; without this care of the Governours, all Governments would have sunk under the Weakness and Infancities of their Infancy, the Prince and the

People had foon perished together.

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Ambition, and amor scelaratus habendi, evil Concupilcence had corrupted Mens minds into a Mistake of true Power and Honour) had more Virtue, and consequently better Governours, as well as less vicious Subjects; and there was then no stretching Prerogative on the one side to oppress the People; nor consequently on the other any Dispute about Priviledge, to lessenor restrain the Power of the Magistrate; and so no contest betwire Rulers and People about Governours or Government.

when Ambition and Luxury, in future Ages would retain and increase the Power, without doing the Bufiness for which it was

At first, when some certain hind of Regiment was once approved, it may be nothing was then surface theoretic apon for the mamor of governing, but all permitted unto their Wisdom and Discretion which were to Rule, till by experi-

"encesthey found this for all parts very inconvenient, so as the thing which they had devised for a Remedy, did indeed but increase the Sore which it should have cured. They saw, that to live by one Man's Will, became the cause of all Mensmisery. This constrained them to come unto Laws wherein all all n might see their Duty beforehand, and know the Penalties of transgressing them. Hooker's Eccl. Pol. 1. 1. Sect. 10.

given, and aided by Flattery, taught Princes to have distinct and separate Interests from their People, Men found it necessary to examine more carefully the Original and Rights of Government; and to find out ways to restrain the Exorbitances, and prevent the Abuses of that Power which they having intrusted in another's hands only for their own good, they found was made use of to hurt them.

112. Thus we may fee how probable it is, that People that were naturally free, and by their own confent either submitted to the Government, of their Father, or united together, out of different Families to make a Government, should ge nerally put the Rule into one Man's hands, and chuse to be under the Conduct of a single Perfon, without fo much as by express Conditions limiting or regulating his Power, which they thought fafe enough in his Honesty and Pru-Though they never dream'd of Monarchy being Jure Divino, which we never heard of among Mankind, till it was revealed to us by the Divinity of this last Age; nor ever allowed Paternal Power to have a right to Dominion, or to be the Foundation of all Government. And thus much may fuffice to shew, that as far as we have any light from History, we have reason to conclude, that all peaceful beginnings of Government have been laid in the Consent of the People. I fay peaceful, because I shall have occasion in another place to speak of Conquest, which fome esteem a way of beginning of Governments.

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The other Objection I find urged against the beginning of Polities, in the way I have mentioned, is this, viz.

113. That all Men being born under Government, fomeor other, it is impossible any of them should ever be free, and at liberty to unite together, and hegen a new one, or ever be able to erect a lawful Government.

If this Argument be good; I ask, how came fo many lawful Monarchies into the World? For if any body, upon this supposition, can shew me any one Man in any Age of the World free to begin a lawful Monarchy; I will be bound to flew him Ten other free Men at liberty, at the fame time to unite and begin a new Government under a Regal, or any other Form. It being demonstration, that if any one, born under the Dominion of another, may be fo free as to have aright to command others in a new and distinct Empire; every one that is born under the Domimon of another may be so free too, and may become a Ruler, or Subject, of a diffinct feparate Government. And so by this their own Principle, either all Men however born are free, or else there is but one lawful Prince, one lawful Government in the World. And then they have nothing to do but barely to shew us which that is. Which when they have done, I doubt not but all Mankind will eafily agree to pay Obedience to him.

Objection to thew, that it involves them in the lame difficulties that it doth those they use it against a

against; yet I shall endeavour to discover the weakness of this Argument a little farther.

All Men, say they, are born under Governmen, and therefore they cannot be at liberty to begin a new one. Every one is born a Subject to his Father, or his Prince, and is therefore under the perpetual tie of Subjection and Allegianice. Tis plain Mankind never owned nor considered any such natural subjection that they were born in, to one or to the Oher, that tied them, without their own Consents, to a

fubjection to them and their Heirs.

115. For there are no Examples fo frequent in History, both Sacred and Prophane, as those of Men withdrawing themselves, and their Obedi ence, from the Jurisdiction they were born under and the Family or Community they were bred up in, and fetting up new Governments in other places, from whence fprang all that number of petty Commonwealths in the beginning of Ages, and which always multiplied as long as there was room enough, till the stronger, or more form mate, fwallowed the weaker; and those great ones again breaking to pieces, diffolved into lef fer Dominions. All which are fo many Teffi. monies against Paternal Soveraigney, and plainly prove, That it was not the natural right of the Father descending to his Heirs, that made Go. vernments in the beginning, fince it was impossible, upon that ground, there should have been so many little Kingdoms, but only one Universal Monarchy, if Men had not been at liberty to fe parate themselves from their Families and their Government, be it what it will that was fet up in it, and go and make diffinct Commonwealths and other Governments as they thought fit. 116. This

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116. This has been the practice of the World from its first beginning to this day : Nor is it now any more hindrance to the freedom of Mankind, that they are born under conflicted and incient Polities, that have established Laws and it Forms of Government, than if they were bern in the Woods, amongst the unconfined lahabitants that run loofe in them. For those who would perswade us, that by being born under any Government, we are haturally Subjeds to it, and heve no more any title or pretence to the freedom of the State of Nature, have no other reason (bating that of Paternal Power, which we have already answer'd) to produce for it; but only because our Fathers or Progeniters passed away their natural Liberty, and therebound up themselves and their Posterity to a a perpetual Subjection to the Government. which they themselves submitted to. Tis true, that whatever Engagements or Promifes any one made for himfelf, he is under the Obligation of them, but cannot by any Compact whatfoever, bind his Children or Posterity. For his Son, when a Mah, being altogether as free as the Father, any act of the Father can no more give away the liberty of the Son, than it can of any body elfe. He may indeed annex fuch Conditions to the Land he enjoyed as a Subject of any Commonwealth, as may oblige his Son to be of that Community, if he will enjoy diose Posses hone which were his Fathers; because that Estate bling his Fathers Property, he may diffeofe or feele it as he pleafes,

177. And this has generally given the occasion to the miftake in this matter; because Com monwealths not permitting any part of their Do minions to be difmembred, nor to be enjoyed by any but those of their Community, the Son cannot ordinarily enjoy the Possessions of his Pa ther, but under the same Terms his Father did by becoming a Member of the Society; where by he puts himself presently under the Govern ment, he finds there established, as much as any other Subject of that Commonwealth. And this the Confent of Freemen, born under Govern ment, which only makes them Members of it being given separately in their turns, as each comes to be of Age, and not in a multitude to gether; People take no notice of it, and think ing it not done at all, or not necessary, conclude they are naturally Subjects as they are Men.

118. But, 'tis plain, Governments themselves understand it otherwise; they claim no Power over the Son, because of that they had over the Father; nor look on Children as being their Subjects, by their Fathers being fo. If a Subject of England have a Child, by an English Woman in France, whose Subject is he? Not the King of England's , for he must have leave to be admitted the Priviledges of it. Nor the King of France's; for how then has his Father a liberry to bring him away, and breed him as he pleases: And who ever was judged as a Traytor or Deferter, if he left, or warrd against a Country, for being bare. ly born in it of Parents that were Aliens there 'Tis plain then, by the Practice of Governments themselves, as well as by the Law of right Reafon, that a Child is born a Subject of no Countt

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my or Government. He is under his Fathers Tuition and Authority, till he come to Age of Discretion; and then he is a Freeman, at liberwhat Government he will put himself under; what Body Politick he will unite himself to. For if an English-Man's Son, born in France, be at liberty, and may do fo, 'tis evident there is no Tye upon him by his Fathers being a Subject of this Kingdom; nor is he bound up, by any Compact of his Ancestors: And why then hath not his Son, by the fame reason, the same liber. ty, though he be born any where elfe? Since the Power that a Father hath naturally over his Children, is the fame, where-ever they be born; and the Tyes of Natural Obligations, are not bounded by the politive Limits of Kingdoms and

Commonwealths.

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119. Every Man being, as has been shewed, naturally free, and nothing being able to put him into subjection to any Earthly Power, but only his own Consent: It is to be considered, what shall be understood to be a sufficient Declaration of a Mans Consent, to make him subject to the Laws of any Government. There is a common distinction of an express and a tacit consent, which will concern our present Case. No body doubts but an express Consent, of any Man, entering into any Society, makes him a perfect Member of that Society, a Subject of that Government. The difficulty is, what ought to be look'd upon as a tacit Confent, and how far it binds, i.e. how far any one shall be looked on to have consented, and thereby fubmitted to any Government, where he has made no Expressions of it at all. And to this I fay, that every Man, that hath any Polfefliort Possession, or Enjoyment, of any part of the Dominions of any Government, doth thereby give his tacit Consent, and is as far forth obliged to Obedience to the Laws of that Government, during such Enjoyment, as any one under it; whether this his Possession be of Land, to him and his Heirs for ever, or a Lodging only for a Week; or whether it be barely travelling freely on the Highway; and in Effect, it reaches as far as the very being of any one within the Terri-

tories of that Government.

120. To understand this the better, it is fit to confider, that every Man, when he, ar first, incorporates himfelf into any Commonwealth, he, by his uniting himfelf thereunto, annexed also, and fubmits to the Community those Possessions, which he has, or shall acquire, that do not already belong to any other Government. For it would be a direct Contradiction, for any one, to enter into Society with others for the fecuring and regulating of Property: And yet to suppose his Land, whose Property is to be regulated by the Laws of the Society, should be exempt from the Jurisdiction of that Government, to which he himself, and the Property of the Land, is a By the same Act therefore, whereby any one unites his Person, which was before free, to any Commonwealth; by the fame he unites his Possessions, which were before free, to it alfo; and they become, both of them, Perfon and Possession, Sibject to the Government and Dominion of that Commonwealth, as long as it hath a being. Whoever therefore, from thenceforth, by Inheritance, Purchase, Permission, or otherways enjoys any part of the Land, fo annext

next to, and under the Government of that Commonwealth, must take it with the Condition it is under; that is, of fabricating to the Government of the Commonwealth, under whose Jurisdiction it is, as far forth, as any Subject of it.

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111 But fince the Government has a direct Jurifdiction only over the Land, and reaches the Possessor of it, (before he has actually incorporated himfelf in the Society) only as he dwells upon, and enjoys that ! The Obligation any one is under, by Virtue of fuch Enjoyment, to fubmit to the Government, begins and ends with the Enjoyment; fo that whenever the Owner, who has given nothing but fuch a tacit Confent to the Government, will, by Donation, Sale, or otherwife; quit the faid Poffession: He is at liberry to go and incorporate himself into any other Commonwealth, or agree with others to begin a new one, in vaculi loss, in any part of the World they can find free and unpossessed: Whereas he that has once, by actual Agreement, and any express Declaration, given his Conferit to be of any Commonweal, is perpettially and indispensably obliged to be, and remain unalterably a Subject to it, and can never be again in the liberty of the state of Nature; unless, by any Calamity, the Government, he was under comes to be dissolved; or else by some publick Act cuts him off from being any longer a Member of it.

122. But submitting to the Laws of any Country; living quietly, and enjoying Priviledges and Protection under them, makes not a Man a Member of that Society; its only a local Protection and Homage due to, and from all those,

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who, not being in a state of War, come within the Territories belonging to any Government, to all parts whereof the force of its Law extends. But this no more makes a Man a Member of that Society, a perpetual Subject of that Commonwealth, than it would make a Man a Subject to another in whole Family he found it convenient to abide for some time; though, whilft he continued in it, he were-obliged to comply with the Laws, and submit to the Government he found there. And thus we fee, that Foreigners, by living all their Lives under another Government, and enjoying the Priviledges and Protection of it, though they are bound, even in Conscience, to submit to its Administration, as far forth as any Denison; yet do not thereby come to be Subjects or Members of that Commonwealth. Nothing can make any Man fo, but his actually entering into it by positive Engagement, and express Promise and Compact. This is that, which I think, concerning the beginning of Political Societies, and that Confent which makes any one a Member of any Commonwealth-

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ent to the Laws of any Councall the Englaying Country

## CHAP. IX.

Of the Ends of Political Society

123. TF Man in the State of Nature be fo free. as has been faid; If he be absolute Lord of his own Person and Possessions, equal to the greatest, and subject to no Body, why will he part with his Freedom? Why will he give up this Empire, and fubject himself to the Dominion and Controul of any other Power? To which 'tis obvious to Answer, that though in the state of Nature he hath fuch a right, yet the Enjoyment of it is very uncertain, and confrantly expoled to the Invalion of others; for all being Kings as much as he, every Man his Equal, and the greater part no strict Observers of Equity and Juflice; the enjoyment of the property he has in this state is very unsafe, very unscure. makes him willing to quit this Condition, which however free, is full of fears and continual dangers: And 'tis not without reason, that he seeks out, and is willing to joyn in Society with others who are already united, or have a mind to unite for the mutual Preservation of their Lives, Liberties and Estates, which I call by the general Name, Property.

124. The great and chief end therefore, of Mens uniting into Commonwealths, and putting themselves under Government, is the Preservation of their Property. To which in the state of Nature there are many things wanting.

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First, There wants an establish'd, settled, known Law, received and allowed by common consent to be the Standard of Right and Wrong, and the common measure to decide all Controversies between them. For though the Law of Nature be plain and intelligible to all rational Creatures; yet Men being biassed by their Interest, as well as ignorant for want of study of it, are not apt to allow of it as a Law binding to them in the application of it to their particular Cases.

ray. Secondly, In the State of Nature there wants a known and indifferent Judge, with Authority to determine all differences according to the established Law. For every one in that state being both Judge and Executioner of the Law of Nature, Men being partial to themselves, Passion and Revenge is very apt to carry them too far, and with too much heat in their own Cases, as well as negligence and unconcernedness, make

them too remiss in other Mens,

rac. Thirdly, In the state of Nature there often wants Power to back and support the Sentence when right, and to give it due Execution. They who by any Injustice offended, will seldom fail, where they are able, by force to make good their Injustice; such resistance many times makes the punishment dangerous, and frequent-

ly destructive to those who attempt it.

Priviledges of the state of Nature, being but in an ill condition while they remain in it, are quickly driven into Society. Hence it comes to pass, that we seldom find any number of Men live any time together in this State. The inconveniencies that they are therein exposed to, by the irregular and

and uncertain exercise of the Power every Man has of punishing the transgressions of others, make them take Sanchuary under the established Laws of Government, and therein seek the preservation of their Property. Tis this makes them to willingly give up every one his single power of punishing to be exercised by such alone as shall be appointed to it amongst them; and by such Rules as the Community, or those authorised by it to them, to that purpose shall agree on. And in this we have the original right and rise of both the Legislative and Executive Power, as well as of the Governments and Societies themselves.

128. For in the State of Nature to omit the liberty he has of innocent Delights, a Man has

two Powers.

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The first is to do whatsoever he thinks fit for the preservation of himself and others within the permission of the Law of Nature; by which Law common to them all, he and all the rest of Mankind are one Community, make up one Society distinct from all other Creatures, and were it not for the corruption and viriousness of degenerate Men, there would be no need of any other, no necessity that Men should separate from this great and natural Community, and associate into less Combinations.

The other power a Man has in the State of Nature, is the power to punish the Crimes committed against that Law. Both these he gives up when he joyns in a private, if I may so call it, or particular Political Society, and incorporates into any Commonwealth, separate from

the rest of Mankind.

ver he thought fit for the preservation of himself, and the rest of Mankind, he gives up to be regulated by Laws made by the Society, so far form as the preservation of himself, and the rest of that Society shall require; which Laws of the Society in many things confine the liberty he had by the Law of Nature.

r30. Secondly, 'The Power of punishing he wholly gives up, and engages his natural force, (which he might before imploy in the Execution of the Law of Nature, by his own fingle Authority, as he thought fit) to affish the Executive Power of the Society, as the Law thereof shall require. For being now in a new State, wherein he is to enjoy many Conveniencies from the labour, affishance and society of others in the same Community, as well as protection from its whole strength; he is to part also with as much of his natural liberty in providing for himself, as the good, prosperity and safety of the Society shall require; which is not only necessary but just, since the other Members of the Society do the like.

131. But though Men when they enter into Society, give up the Equality, Liberty, and Executive Power they had in the State of Nature, into the hands of the Society, to be so far disposed of by the Legislative, as the good of the Society shall require; yet it being only with an intention in every one the better to preserve himself his Liberty and Property; (For no rational Creature can be supposed to change his condition with an intention to be worse) the power of the Society, or Legislative, constituted by them, can

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never be suppos'd to extend farther than the common good; but is obliged to fecure every ones Property by providing against those three defects above-mentioned, that made the State of Nature so unsafe and uneasie. And so whoever has the Legislative or supream Power of any Common-wealth, is bound to govern by establish'd flanding Laws, promulgated and known to the People, and not by Extemporary Decrees; by indifferent and upright Judges, who are to decide Controversies by those Laws; And to imploy the force of the Community at home, only in the Execution of fuch Laws, or abroad to prevent or redress Foreign Injuries, and secure the Community from Inroads and Invasion. And all this to be directed to no other end, but the Peace, Safety, and publick good of the People.

## CHAP. X.

Of the Forms of a Commonwealth.

The Majority having, as has been shew'd, upon Mens first uniting into Society, the whole power of the Community, naturally in them, may imploy all that power in making Laws for the Community from time to time, and Executing those Laws by Officers of their own appointing; and then the Form of the Government is a perfect Democracy: Or else may put the power of making Laws into the hands

hands of a few felect Men, and their Heirs of Successors; and then it is an Oligarchy: 0 elle into the hands of one Man, and then it is Monarchy: If to him and his Heirs, it is an He reditary Monarchy: If to him only for Life, le upon his Death the Power only of nominating a Successor to return to them; an Elective Mo. narchy. And so accordingly of these make conpounded and mixed Forms of Government, a they think good. And if the Legislative Power be at first given by the Majority to one or more Persons only for their Lives, or any limited time and then the Supream Power to revert to then again; when it is so reverted, the Community may dispose of it again anew into what hans they please, and so constitute a new Form of Government. For the Form of Government de pending upon the placing the Supream Power, which is the Legislative, it being impossible to conceive that an inferiour Power should prefer ! to a Superiour, or any but the Supream make Laws, according as the Power of making Law is placed, fuch is the Form of the Common wealth.

133. By Commonwealth, I must be understood all along to mean, not a Democracy, or any Form of Government, but any Independent Community which the Latines signified by the word Civitas, to which the word which best answers in our Language, is Commonwealth, and most properly expresses such a Society of Men, which Community does not, for there may be Subordinate Communities in a Government; and City much less: And therefore to avoid analoguity, I crave leave to use the word Communication what

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to that fense; in which sense I find the word used to be King James the First, which I think to be its is a smine signification; which if any Body dislike, confent with him to change it for a bet-

## CHAP. XI

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Of the Extent of the Legislative Power.

日月日 THE great end of Mens entering into So. ciety, being the enjoyment of their Properties in Peace and Safety, and the great infrument and means of that being the Laws elablish'd in that Society: The first and fundamental politive Law of all Commonwealths, is he establishing of the Legislative Power; as the fift and fundamental natural Law, which is to govern even the Legislative it felf, is the preferration of the Society, and (as far as will confift with the publick good) of every person in it. This Legislative is not only the supream power of the Commonwealth, but facred and nnalterable in the hands where the Communicy have once placed it; nor can any Edict of any Body elfe, in what form foever conceived, or by what Power bever backed, have the force and obligation of a Law, which has not its Sanction from that Legifarive which the publick has chosen and appointd: For without this the Law could not have that which is absolutely necessary to its being a

The lawful Power of making Laws to Command whole Politick Societies of Men, belong--ing so properly unto the same intire Societies, that for any Prince or Potentate of what kind soever upon Earth, to exereife the same of himself, and not by express Commission immediately and personally received from God, or elfe by authority derived at the first from their consent, upon whose persons they impose Laws, it is no better than meer Tyranny. Laws they are not therefore which publick approbation Hooker's hath not made fo. Eccl. Pol. 1. 1. Sect. 10. Of this point therefore we are to note, that fith Men naturally have no full and perfect Power to Command whole Politick Multitudes of Men, therefore utterly without our Confent, we could in such fort be at no Mans Commandment living. And to be commanded we do confent when that Society, whereof we be a part, hath at any time before confented; without revoking the same after by the like universal agreement.

Laws therefore humane, of what kind foever, are available by confent. Ibid.

Law, the confent of the Society, over whom no Body can have a power to make Laws but h their own confent, and by Authority received from them; and then fore all the Obedience which by the most for lemn Ties any one can be obliged to pay, it Er timately terminates in El this Supream Power, at and is directed by thou 8 Laws which it enacts; nor can any Oaths to any Foreign Power th whatfoever, or any Do meffick Subordinate Power, discharge any Member of the Society from his Obedience to t the Legislative, acting purfuant to their trult, nor oblige him to any Obedience contrary to the Laws fo enacted, or farther than they do allow; it being ridiculous to imagine one can be tied ultimately to obey any Power in the

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Society which is not the Supream.

135. Though the Legislative, whether placed in one or more, whether it be always in being, or only

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11 10 ) Wer First, It is not, nor can possibly be absolutely libitrary over the Lives and Fortunes of the an by Member of the Society given up to that peron, or Assembly, which is a Legislator; it can te no more than those persons had in a State of nce Nature before they enter'd into Society, and gave tup to the Community. For no Body can transer to another more power than he has in himfelf; and no Body has an absolute Arbitrary Powver ler over himself, or over any other, to destroy his own Life, or take away the Life or Property of another. A Man, as has been proved, cannot libject himself to the Arbitrary Power of another; and having in the State of Nature no Arbitrary Power over the Life, Liberty, or Possesfion of another, but only fo much as the Law of Nature gave him for the prefervation of himself, and the rest of Mankind; this is all he doth, or can give up to the Commonwealth, and by it to the Legislative Power, fo that the Legislative can have no more than this. Their Power in the utmost bounds of it, is limited to the publick good of the Society. It is a Power that hath no other

end but preservation, and therefore can never have a right to deftroy, enflave, or defignedly to impoverish the Subjects; the Obligations of the Law of Nature, cease not in Society, but only in many Cales

Two Foundations there are which bear up publick Societies, the one a natural inclination, whereby all Men defire Sociable Life and Fellowship; the other an Order, exprestly or fecretly agreed upon, touching the manner of their union in living together; the latter is that which we call the Law of

a Commonweal, the very Soul of a Politick Body, the parts whereof are by Law animased, beld sugether, and fet m work in such actions as the common good requireth. Laws politick, ordained for external order and regiment among fl Men, are never framed as they should be, unless prefuming the will of Man to be inwardly obstinate, rebellious, and overfe from all obedience to the Sacred Lant of his Nature; in a word, satisfs prefuming Man to be in regard of his depraved Mind, livele better than a wild Beaft, they do accordingly provide notwishit anding, forto frame bis sugmard allieur, that they be no hindrance noto the commen good; for which Societies are instituted. Unless they do this they are not perfett. Hooker : Eccl. Pol. L. 1. Sed. 10.

are drawn closer. have by Humane L known Penalties nexed to them, to force their observati Thus the Law of ture frands as an E nal Rule to all Men. giflators as well as thers. The Rules they make for od Mens actions, mult well as their own an other Mens actions, conformable to the of Nature, i. e. to t Will of God, of while that is a Declaration and the fundament Law of Nature being the prefervation Mankind, no Human

Sanction can be good, or valid against it.

136. Secondly, The Legislative, or Suprem Authority, cannot assume to its felf a power in Rule by extemporary Arbitrary Decrees, be

Humane Laws are measures in respect of Men whose actions they must direct, howbest fuch

measures they are as have also their higher Rules to be me fured by, which Rules are two, the Law of God, and the La of Nature ; fothat Laws Humans muft be made according to the general Laws of Nature, and wishout comeradiction to an positive Law of Scripture, otherwise they are ill made.

To conftrain Men to any thing inconvenient doth from unreafer

able. Ibid. 1. r. Sect. 10.

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bound to dispense Justice, and decide the sense of the Subject by promulgated standing s, and known Authoris'd Judges. For the of Nature being unwritten, and so no to through Pallion or Interest shall mil cire, or dapply it, cannot lo early be convinced of their take where there is no establish'd Judge: And irferves not as it ought to determine the Rights, effected where every one is Judge, Interenter, and Executioner of it too, and that in own Cale: And bethet has right on his side, wing ordinarily but his own single strength, with not force enough to defend himself from sonveniencies which diforder Mens Properties is the State of Nature, Men unite into Societies, that they may have the united thrength of the whole Society to fecure and defend their Properies, and may have flanding Rules to bound by which every one may know what is his. To this end it is that Men give up all their Natuni Power to the Society they enter into, and the Community put the Legislative Power into fuch hands as they think fit, with this trust, that they talbe govern'd by declared Laws, or elfe their Peace, Quiet and Property, will still be at the ame uncertainty as it was in the State of Nature.

137. Absolute Arbitrary Power, or Governing without fertled flanding Laws, can neither of them confift with the ends of Society and Covernment, which Men would not quit the freedom of the State of Nature for, and tie themselves up

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under, were it not to preserve their Lives, Liberties and Fortunes; and by flated Rules of Right and Property to fecure their Peace and Quiet. It cannot be suppos'd that they should intend, had they a power to to do, to give any one or more an absolute Arbitrary Power over their Persons and Estates, and put a force into the Magistrates hand to execute his unlimited Will arbitrarily upon them: This were to pur themselves into a worse condition than the state of Nature, wherein they had a Liberty to defend their Right against the Injuries of others, and were upon equal terms of force to maintain it, whether invaded by a fingle Man, or many in Combination. Whereas by supposing they have given up themselves to the absolute Arbitrary Power and Will of a Legislator, they have difarmed themselves, and armed him to make a prey of them when he pleafes. He being in a much worse condition that is exposed to the Arbitrary Power of one Man who has the Command of 100000. than he that is expos'd to the Arbitrary Power of 100000. fingle Men, no Body being fecure, that his Will, who has fuch a Command, is better than that of other Men. though his Force be 100000. times ftronger. And therefore whatever Form the Commonwealth is under, the Ruling Power ought to govern by declared and received Laws, and not by extemporary Dictates and undetermin'd Resolutions For then Mankind will be in a far worse condition than in the State of Nature, if they shall have armed one or a few Men with the joint power of a Multitude, to force them to obey at pleasure the exorbitant and unlimited Decrees of their fudden thoughts, thoughts, or unrestrain'd, and till that moment inknown Wills without having any measures set down which may guide and justifie their actions. For all the power the Government has, being only for the good of the Society, as it ought not to be exercised by established and promulgated Laws; that both the People may know their Duty, and be safe and secure within the limits of the Law, and the Rulers too kept within their due bounds, and not be tempted by the power they have in their hands to imploy it to purposes, and by such measures as they would not have known, and

own not willingly.

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138. Thirdly, The Supream Power cannot take from any Man any part of his Property without his own consent. For the preservation of Property being the end of Government, and that for which Men enter into Society, it necesfirily supposes and requires, that the People hould have Property, without which they must besupposed to lose that by entering into Society, which was the end for which they entered into it. Too gross an absurdity for any Man to own. Men therefore in Society having Property, they have fuch a right to the goods, which by the Law of the Community are theirs, that no Body hath a right to take them, or any part of them from them, without their own confent; without this they have no Property at all. For I have truly no Property in that which another can by right take from me when he pleases, against my consent. Hence it is a miltage to think, that the Supream or Legislative Power of any Commonwealth, can do what it will, and dispose of the Estates of the Subject arbitrarily, or take any part of then at pleasure. This is not much to be fear'd in Governments where the Legislative consists whole ly or in part in Affemblies which are variable whose Members upon the diffolution of the At fembly, are Subjects under the common Laws of their Country, equally with the rest. But in Go. vernments, where the Legislative is in one last. ing Affembly, always in being, or in one Man as in absolute Monarchies, there is danger still that they will think themselves to have a distinct interest from the rest of the Community, and so will be apt to increase their own Riches and Power by taking what they think fit from the People. For a Man's Property is not at all fecure, though there be good and equitable Laws to fet the bounds of it between him and his Fellow Subjects, if he who commands those Subjects, have power to take from any private Man what part he pleafes of his Property, and use and dispole of it as he thinks good.

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139. But Government into whatfoever hands it is put, being as I have before fhew'd, intrufted with this condition, and for this end, that Men might have and fecure their Properties, the Prince or Senate, however it may have power to make Laws for the regulating of Property between the Subjects one amongst another, yet can never have a Power to take to themselves the whole or any part of the Subjects Property, without their own consent. For this would be in effect to leave them no Property at all. And to let us see, that even absolute Power, where it is necessary is not Arbitrary by being absolute, but is still limited by that reason, and confined to those ends

which required it in some Cases to be absolute. e need look no farther than the common praace of Martial Discipline. For the preservation of the Army, and in it of the whole Commonmalth, requires an absolute Obedience to the Command of every Superiour Officer, and it is illy Death to disobey or dispute the most danarous or unreasonable of them; but yet we see, soldier to march up to the mouth of a Canon, or fland in a Breach where he is almost fure to wrish, can command that Soldier to give him one penny of his Money; nor the General that an condemn him to Death for deferting his Post, ornot obeying the most desperate Orders, cannot yet with all his absolute Power of Life and Death, dispose of one Farthing of that Soldiers Estate, or seize one jot of his Goods; whom yer he can command any thing, and hang for the least Disobedience. Because such a blind Obedience is necessary to that end for which the Commander has his Power, viz. the prefervation of the rest, but the disposing of his Goods has nothing to do with it.

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140. 'Tis true, Governments cannot be supported without great Charge, and 'tis fit every one who enjoyshis share of the Protection, should payout of his Estate his proportion for the maintenance of it. But still it must be with his own Consent, i.e. the Consent of the Majority, giving it either by themselves, or their Representatives chosen by them; for if any one shall claim a Power to lay and levy Taxes on the People, by his own Authority, and without such consent of the People, he thereby invades the Fundamental

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Law of Property, and Subverts the end of Go vernment. For what property have I in the in which another may by right take when he please of

to himfelf.

141. Fourthly, The Legislative cannot transfe Pre the Power of making Laws to any other hand for it being but a delegated Power from the Pople, they who have it cannot pass it over to other The People alone can appoint the Form of the ing Commonwealth, which is by Constituting the form Legislative, and appointing in whose hands the shall be. And when the People have said, We will submit and be govern'd by Laws made by ca fuch Men, and in fuch Forms, no Body elfe can fay other Men shall make Laws for them; nor can they be bound by any Laws but fuch as an Enacted by those whom they have Chosen, and Authorifed to make Laws for them. The power of the Legislative being derived from the People by a politive voluntary Grant and Institution, car be no other than what that positive Grant conveyed, which being only to make Laws, and not to make Legislators, the Legislative can have no power to transfer their Authority of making Laws, and place it in other hands.

142. These are the Bounds which the trust that 14 is put in them by the Society, and the Law of God and Nature, have fet to the Legislative C Power of every Commonwealth, in all Forms of

Government.

First, They are to govern by promulgated establish'd Laws, not to be varied in particular Cases, but to have one Rule for Rich and Poor, for the Favourite at Court, and the Country Man at Plough

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d the People.

Thirdly, They must not raise Taxes on the Property of the People, without the Consent of the People, given by themselves, or their Deputer. And this properly concerns only such Gomments where the Legislative is always in being, or at least where the People have not reserved any part of the Legislative to Deputies, to be from time to time cholen by themselves.

Fourthly, The Legislative neither must nor contransfer the Power of making Laws to any lody else, or place it any where but where the

People have.

## CHAP. XII.

Of the Legislative, Executive, and Federative Power of the Commonwealth.

THE Legislative Power is that which has a right to direct how the Force of the Commonwealth shall be imploy'd for preserving the Community and the Members of it. But because those Laws which are constantly to be Executed; and whose Force is always to continue, may be made in a little time; therefore there is no need that the Legislative should be always in being, not having always business to do. And because it may be too great temptation to humane T 2 fiality,

frailty, apt to grafp at Power, for the fame Perfons who have the Power of making Laws, to have also in their hands the power to execute them. whereby they may exempt themselves from Obedience to the Laws they make, and fin the Law, both in its making and execution, w their own private advantage, and thereby come to have a dillinct interest from the rest of the Community, contrary to the end of Society and Government. Therefore in well order'd Commonwealths, where the good of the whole is fo considered as it ought, the Legislative Power's put into the hands of divers Perfons who duly Affembled, have by themselves, or jointly with others, a Power to make Laws, which when they have done, being separated again, they are themselves subject to the Laws they have made; which is a new and near tie upon them to take care that they make them for the publick good.

144. But because the Laws that are at once, and in a short time made, have a constant and lasting force, and need a perpetual Execution, or an attendance thereunto: Therefore tis necessary there should be a Power always in being, which should see to the Execution of the Laws that are made, and remain in sorce. And thus the Legislative and Executive Power come often

to be separated.

145. There is another Power in every Commonwealth, which one may call natural, because it is that which answers to the Power every Magnaturally had before he entered into Society. For though in a Commonwea'th the Members of it are diffinct Persons still in reference to one another,

ther, and as fuch are governed by the Laws of the Society; yet in reference to the rest of Mansind, they make one Body, which is, as every Member of it before was still in the State of Name with the rest of Mankind. Hence it is that the Controversies that happen between any Man of the Society with those that are out of it, are managed by the publick; and an injury done to a Member of their Body, engages the whole in the reparation of it. So that under this Consideration, the whole Community is one Body in the State of Nature, in respect of all other States of Persons out of its Community.

War and Peace, Leagues and Alliances, and all the Transactions, with all Persons and Communities without the Commonwealth, and may be called Federative, if any one pleases. So the thing be understood, I am indifferent as to the

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147. These two Powers, Executive and Federative, though they be really distinct in themselves, yet one comprehending the Execution of the Municipal Laws of the Society within its self, upon all that are parts of it; the other the management of the security and interest of the publick without, with all those that it may receive benefit or damage from, yet they are always almost united. And though this Federative Power in the well or ill management of it be of great moment to the Commonwealth, yet it is much less capable to be directed by antecedent, starding, positive Laws, than the Executive; and so must necessarily be less to the Prudence and Wisdom of those whose hands it is in, to be managed

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for the publick good. For the Laws that concern Subjects one amongst another, being to direct their actions, may well enough precede them. But what is to be done in reference in Foreigners, depending much upon their actions, and the variation of designs and interests must be less in great part to the Prudence of those who have this Power committed to them to be managed by the best-of their Skill for the advan-

tage of the Commonwealth.

148. Though, as I faid, the Executive and Federative Power of every Community be really diffinct in themselves, yet they are hardly to be separated and placed at the same time in the hands of diffinct Persons. For both of them requiring the force of the Society for their exercise, it is almost impracticable to place the Force of the Commonwealth in distinct, and not subordinate hands; or that the Executive and Federative Power should be placed in Persons that might act separately, whereby the Force of the Publick would be under different Commands, which would be apt sometime or other to cause disorder and ruine.

#### CHAP. XIII.

Of the Subordination of the Powers of the Commonwealth.

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149. T Hough in a Constituted Commonwealth. standing upon its own Basis, and acting according to its own Nature, that is, acting for the preservation of the Community, there can be but one Supream Power, which is the Legillative, to which all the reft are and must be Subordinate, yet the Legislative being only a Fiduciary Power to act for certain ends, there remains still in the People'a Supream Power to remove or alter the Legislative, when they find the Legislative act contrary to the trust reposed in them. For all Power given with truft for the attaining an end, being limited by that end, whenever that end is manifestly neglected, or oppofed, the trust must necessarily be forseited, and the Power devolve into the hands of those that gave it, who may place it a-new where they shall think best for their safety and security. And thus the Community perpetually retains a Supream. Power of faving themselves from the attempts and designs of any Body, even of their Legislators, whenever they shall be so foolish, or so wicked, as to lay and carry on deligns against the Liberties and Properties of the Subject. For no Man, or Society of Men, having a Power to deliver

deliver up their Preservation, or consequently the means of it, to the absolute Will and arbitrary Dominion of another; when ever any one shall go about to bring them into such a Slavish Condition, they will always have a right to preserve what they have not a Power to part with; and to rid themselves of those who invade this Fundamental, Sacred, and unalterable Law of Self-Preservation, for which they enter diato Society. And thus the Community may be said in this respect to be always the Supream Power, but not as considered under any Form of Government, because this Power of the People can never take place till the Government be dissolved.

150. In all Cases, whilst the Government subsists, the Legislative is the Supream Power. For what can give Laws to another, must needs be superiour to him; and since the Legislative is no otherwise Legislative of the Society, but by the right it has tomake Laws for all the parts and for every Member of the Society prescribing Rules to their actions, and giving power of Execution where they are transgressed, the Legislative must needs be the Supream, and all other Powers in any Members of parts of the Society, derived from and subordinate to it.

is r. In some Commonwealths where the Legislative is not always in being, and the Executive is vested in a single Person, who has also a share in the Legislative; there that single Person in a very tolerable sense may also be called Supream, not that he has in himself all the Supream Power, which is that of Law-making: But because he has in him the Supream Execution, from

whom all inferiour Magistrates derive all their feveral subordinate Powers, or at least the greatest part of them; having also no Legislative superiour to him, therebeing no Law to be made without his confent, which cannot be expected should ever subject him to the other part of the Legislative, he is properly enough in this fense Supream. But yet it is to be observed, that though Oaths of Allegiance and Fealty are taken to him, is not to him as Supream Legislator, but as Supream Executor of the Law, made by a joint. Power of him with others; Allegiance being nothing but an Obedience according to Law, which when he violates, he has no right to Obedience, nor can claim it otherwise than as the publick Person vested with the Power of the Law, and so is to be consider'd as the Image, Phantom, or Representative of the Commonwealth, acted by the will of the Society, declared in its Laws; and thus he has no Will, no Power, but that of the Law. But when he quits this Representation, this publick Will, and acts by his own private Will, he degrades himfelf, and is but a fingle private Person without Power, and without Will, that has any Right to Obedience; the Members owing no Obedience but to the publick Will of the Society.

152. The Executive Power placed any where but in a Person that has also a share in the Legislative, is visibly subordinate and accountable to it, and may be at pleasure changed and displaced; so that it is not the Supream Executive Power that is exempt from Subordination, but the Supream Executive Power vested in one, who having a share in the Legislative, has no distinct

Superiour Legislative to be subordinate and accountable to, farther than he himself shall joyn and confert, so that he is no more subordinate than he himself shall think fit, which one may certainly conclude will be but very little. Of other Ministerial and Subordinare Powers in Commonwealth, we need not fpeak, they be ing fo multiply'd with infinite variety in the diff ferent Cuftoms and Conflitutions of diffine Commonwealths, that it is impossible to give particular account of them all. Only thus much which is necessary to our present purpose we may take notice of concerning them, that they have no manner of Authority any of them, be yond what is by positive Grant and Commission delegated to them, and are all of them accountable to some other Power in the Commonwealth.

153. It is not necessary, no nor so much as convenient, that the Legislative should be always in being. But absolutely necessary that the Executive Power should, because there is not always need of new Laws to be made, but always need of Execution of the Laws that are made. When the Legislative hath put the Execution of the Laws they make into other hands, they have a power still to refume it out of those hands when they find cause, and to punish for any mall-administration against the Laws. The same holds also in regard of the Federative Power, that and the Executive being both Mir nisterial and subordinate to the Legislative, which as has been flew'd in a Constituted Commonwealth, is the Supream. The Legislative also in this Case being suppos'd to consist of several Perfons;

fons; for if it be a fingle Person, it cannot but be always in being, and fo will as Supream, namurally have the Supream Executive Power, together with the Legislative, may assemble and exercife their Legislative, at the times that either their original Constitution, or their own Adjournment appoints, or when they please; if neither of these hath appointed any time, or there be no other way prescribed to convoke them. For the Supream Power being placed in them by the People, 'tis always in them, and they may exercise it when they please, unless by their original Constitution they are limited to certain Seafons, or by an Act of their Supream Power they have Adjourned to a certain time, and when that time comes, they have a right to Assemble

and act again.

154. If the Legislative, or any part of it be of Representatives chosen for that time by the People, which afterwards return into the ordinary state of Subjects, and have no share in the Legislature but upon a new choice, this power of chufing must also be exercised by the People, either at certain appointed Seafons, or elfe when they are fummon'd to it; and in this latter Cafe. the power of convokeing the Legislative, is ordinarily placed in the Executive, and has one of these two limitations in respect of time: That either the Original Constitution requires their affembling and acting at certain Intervals, and then the Executive Power does nothing but Ministerially iffue directions for their Electing and Affembling, according to due Forms: Or elfe it is left to his Prudence to call them by new Elections, when the Occasions or Exigencies of the publick require the amendment of old, or making of new Laws, or the redress or prevention of any inconveniencies that lie on, or threaâ

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155. It may be demanded here, What if the Executive Power being possessed of the force of the Commonwealth, shall make use of that force to hinder the meeting and acting of the Legisla. tive, when the Original Constitution, or the publick Exigencies require it? I fay using Force upon the People without Authority, and contrary to the Trust purin him that does so, is a state of War with the People, who have a right to reinstate their Legislative in the Exercise of their Power. For having erected a Legislative with an intent they should exercise the Power of making Laws, either at certain fet times, or when there is need of it; when they are hinder'd by any force from what is fo necessary to the Society, and wherein the fafety and prefervation of the People confifts, the People have a right to remove it by force. In all States and Conditions the true remedy of Force without Authority, is to oppose Force to it. Theuse of Force without Authority, always puts him that uses it into a State of War, as the Aggressor, and renders him liable to be treated accordingly.

156. The Power of Assembling and disinifsing the Legislative, placed in the Executive, gives not the Executive a superiority over it, but is a Fiduciary Trust placed in him for the safety of the People, in a Case where the uncertainty and variableness of humane affairs could not bear a steady fixed rule. For it not being possible, that the first Framers of the Government should by

my forelight be fo much Mafters of future Events. to be able to prefix fo just periods of return and duration to the Assemblies of the Legislative. in all times to come, that might exactly answer all the Exigencies of the Commonwealth; the best remedy could be found for this defect, was to trust this to the prudence of one who was always to be prefent, and whose business it was to watch over the publick good. Confrant frequent meetings of the Legislative, and long Continuations of their Assemblies, without necessary occasion, could not but be burthensome to the People, and must necessarily in time produce more dangerous inconveniencies, and yet the quick turn of affairs might be fometimes fuch as to need their present help: Any delay of their Convening might endanger the publick, and fometimes too their business might be so great, that the limited time of their fitting might be too thort for their work, and rob the publick of that benefit which could be had only from their mature deliberation. What then could be done in this Case to prevent the Community from being exposed sometime or other to eminent hazard on one fide, or the other, by fixed intervals and periods, fet to the meeting and acting of the Legiflative, but to intrust it to the prudence of some, who being prefent, and acquainted with the flate of publick affairs, might make use of this Prerogative for the publick good? And where elfe could this be fo well placed as in his hands who was intrusted with the Execution of the Laws for the same end? Thus supposing the regulation of times for the Atlembling and Sitting of the Legiflative, not fetled by the original Configution, it

naturally fell into the hands of the Executive, nor as an Arbitrary Power depending on his good pleasure, but with this trust always to have it exercised only for the publick Weal, as the Occurrences of times and change of affairs might require. Whether settled periods of their Convening, or a liberty lest to the Prince for Convoking the Legislative; or perhaps a mixture of both, hath the least inconvenience attending it, its not my business here to inquire, but only to shew, that though the Executive Power may have the Prerogative of Convoking and dissolving such Conventions of the Legislative, yet it is not there

by fuperiour to it.

157. Things of this World are in fo constant a Flux, that nothing remains long in the fame Thus People, Riches, Trade, Power, change their Stations, flourishing mighty Cities come to ruine, and prove in time neglected defolate Corners, whilft other unfrequented place grow into populous Countries, fill'd with Wealth and Inhabitants. But things not always changing equally, and private interest often keeping up Customs and Priviledges when the reasons of them are ceased, it often comes to pass that in Governments where part of the Legislative confifts of Representatives chosen by the People, that in tract of time this Representation becomes very unequal and disproportionate to the reasons it was at first establish'd upon. To what gross absurdities the following of Custom when Reason has left it may lead, we may be fatisfied when we fee the bare Name of a Town, of which there remains not fo much as the ruines, where scarce fo much Housing as a Sheepcoat, or more Inhabi-

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tants than a Shepherd is to be found, fend as many Representatives, to the grand Assembly of Law-makers, as a whole County numerous in People, and powerful in riches. This Strangers stand amazed at, and every one must confess needs a remedy. Though most think it hard to find one, because the Constitution of the Legislative being the original and supream act of the Society, antecedent to all positive Laws in it, and depending wholly on the People, no inferiour Power can alter it. And therefore the People, when the Legislative is once Constituted, having in such a Government as we have been speaking of, no Power to act as long as the Government stands; this inconvenience is thought

incapable of a remedy.

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158- Salus Populi Suprema Lex, is certainly for iust and fundamental a Rule, that he who fincerely follows it cannot dangerously err. fore the Executive, who has the power of Convoking the Legislative, observing rather the true proportion than fashion of Representation, rerulates not by old custom, but true reason, the number of Members, in all places that have a right to be dillinctly reprefented, which no part of the People however incorporated can pretend to; but in proportion to the affiftance which it affords to the publick, it cannot be judg'd to have let up a new Legislative, but to have restored the old and true one, and to have rectified the disorders which succession of time had infenfibly as well as inevitably introduced & for it being the interest as well as intention of the People to have a fair and equal Representative; whoever brings it nearest to that, is an undoubted Friend

to, and Establisher of the Government, and cannot missthe Consent and Approbation of the Community. Prerogative being nothing but Power in the hands of the Prince to provide for the publick good, in fuch Cases, which depend. ing upon unforeseen and uncertain Occurrences. certain and unalterable Laws could not fafely direct. Whatfoever shall be done manifestly for the good of the People, and establishing the Government upon its true Foundations, is, and always will be just Prerogative. The Power of Erecting new Corporations, and therewith new Representatives, carries with it a supposition, that in time the measures of representation might vary, and those have a just right to be represented which before had none; and by the fame reason, those cease to have a right, and be too inconfiderable for fuch a priviledge which before had it. 'Tis not a Change from the prefent State which perhaps Corruption or decay has introduced, that makes an Inroad upon the Government, but the tendency of it to injure or oppress the People, and to fet up one part or Party with a distinction from, and an unequal subjection of the rest. Whatsoever cannot but be acknowledged to be of advantage to the Society and People in general, upon just and lasting measures, will always when done, justifie it self; and whenever the People shall chuse their Representatives upon just and undeniably equal measures suitable to the original Frame of the Government, it cannot be doubted to be the will and act of the Society, whoever permitted or propos'd to them fo to do.

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# CHAP. XIV.

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Here the Legislative and Executive Power are in distinct hands, as they are in all moderated Monarchies, and vell-framed Governments, there the good of the Society requires that feveral things should be left to the discretion of him that has the Executive Power. For the Legislators not being able to foresee and provide by Laws for all that may be deful to the Community, the Executor of the Laws having the power in his hands, has by the common Law of Nature a right to make use of it for the good of the Society, in many Cafes where the municipal Law has given no direction, all the Legislative can conveniently be Affembled to provide for it; nay, many things there are which the Law can by no means provide for, and those must necessarily be left to the difcretion of him that has the Executive Power in his hands, to be ordered by him as the publick good and advantage shall require; nay, 'tis fit that the Laws themselves should in some Cases give way to the Executive Power, or rather to this Fundamental Law of Nature and Government, viz. That as much as may be, all the Members of the Society are to be preferved. For fince many accidents may happen wherein a

ffrict and rigid observation of the Laws may do harm, as not to pull down an innocent Man's Honse to stop the Fire, when the next to it is burning; and a Man may come sometimes with in the reach of the Law, which makes no diffinction of Persons by an action that may deserve reward and pardon. Tis fit the Ruler should have a Power in many Cases to mitigate the severity of the Law, and pardon some Offenders, since the end of Government being the preservation of all as much as may be, even the guilty are to be spared where it can prove no prejudice to the innocent.

160. This Power to act according to difcre. tion for the publick good, without the prescrip, tion of the Law, and fometimes even against it is that which is called Prerogative; for fince in fome Governments the Law-making Power is not always in being, and is usually too numerous, and so too slow for the dispatch requisite to Execution; and because also it is impossible to forefee, and fo by Laws to provide for all Accident and Necessities that may concern the publick, or make fuch Laws as will do no harm if they are Executed with an inflexible rigour on all occasions, and upon all Personsthat may come in their way, therefore there is a latitude left to the Executive power to do many things of choice which the Laws do not prescribe.

rot. This power whilst imployed for the benefit of the Community, and suitably to the trust and ends of the Government, is undoubted Prerogative, and never is questioned. For the People are very seldom, or never scrupulous or nice in the point; they are far from examining

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Prerogative, whilst it is in any tolerable degree imployed for the use it was meant; that is, the good of the People, and not manifestly against a. But if there comes to be a question between the Executive Power and the People, about a ming claimed as a Prerogative; the tendency of the exercise of such Prerogative to the good or hart of the People, will easily decide that Question.

162. It is easie to conceive that in the Infancy of Governments, when Commonwealths differlittle from Families in number of People, they offer'd from them too but little in number of Laws: And the Governours being as the Fathers of them, watching over them for their good, the Government was almost all Prerogative. A few establish'd Laws served the turn, and the discretion and care of the Ruler supply'd the rest. But when mistake or flattery prevailed with weak Princes to make use of this Power for private ends of their own, and not for the publick good, the People were fain by express Laws to get Prerogative determin'd in those points wherein they found disadvantage from it: And declared limifations of Prerogative in those Cases which they and their Ancestors had lest in the utmost latiade to the Wildom of those Princes who made no other but a right use of it, that is, for the good of their People.

Notion of Government, who fay, that the People have incroach'd upon the Prerogative when they have got any part of it to be defined by politive Laws. For in so doing they have not pulled from the Prince any thing that of right

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belong'd to him, but only declared, that the Power which they indefinitely left in him, or his Ancestors hands, to be exercised for their good, was not a thing they intended him, when he used it otherwise. For the end of Govern ment being the good of the Community, what foever alterations are made in it, tending to that end. cannot be an incroachment upon any body. fince no body in Government can have a right tending to any other end. And those only are incroachments which prejudice or hinder the publick good. Those who say otherwise, speak as if the Prince had a distinct and separate in terest from the good of the Community, and was not made for it, the Root and Source from which spring almost all those Evils and Diso. ders which happen in Kingly Governments. And indeed if that be fo, the People under his Go. vernment are not a Society of Rational Creature entered into a Community for their mutual good; they are not fuch as have fet Rulers over them felves to guard and promote that good; but are to be looked on as an Herd of inferiour Creatures under the Dominion of a Master who keep them, and works them for his own Pleasure or Profit. If Men were fo void of Reason, and brutish as to enter into Society upon fuch Terms Prerogative might indeed be what fome Men would have it, an Arbitrary Power to do things hurtful to the People.

164. But since a Rational Creature cannot be supposed when free, to put himself into Subjection to another for his own harm: (Though where he finds a good and wise Ruler, he may not perhaps think it either necessary or useful to set pre-

rife Bounds to his Power in all things) Prerogarive can be nothing but the Peoples permitting their Rulers to do several things of their own free choice where the Law was filent, and fometimes too against the direct Letter of the Law, for the publick good, and their acquiescing in it when so done. For as a good Prince who is mindful of the trust put into his hands, and careful of the good of his People, cannot have too much Prerogative, that is, Power to do good: So a weak and ill Prince, who would claim that Power his Predecessors exercised without the direction of the Law, as a Prerogative belonging to him by Right of his Office, which he may exercise at his pleasure, to make or promote an Interest diflinct from that of the publick, gives the People an occasion to claim their Right and limit that Power, which whilft it was exercised for their good, they were content should be tacitly allowed.

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165. And therefore he that will look into the History of England, will find that Prerogative was always largest in the hands of our wisest and best Princes; because the People observing the whole tendency of their actions to be the publick good; or if any humane frailty or miltake (for Princes are but Men made as others) appear'd in some fmall declinations from that end; yet 'twas visible, the main of their Conduct tended to nothing but the care of the publick. The People therefore finding reason to be satisfied with these Princes whenever they acted without or contrary to the Letter of the Law, acquiefced in what they did, and without the least complaint, let them inlarge their Prerogative as they pleafed, judgjudging rightly that they did nothing herein to the prejudice of their Laws, fince they acted conformable to the Foundation and End of all Laws.

the publick good.

166. Such God-like Princes indeed had fome Title to Arbitrary Power, by that Argument that would prove Absolute Monarchy the best Go. vernment, as that which God himfelf governs the Universe by, because such Kings partake of his Wildom and Goodness. Upon this is found ed that faying, That the Reigns of good Prince have been always most dangerous to the Liberties of their People. For when their Successon managing the Government with different Thoughts would draw the Actions of those good Rulers into Precedent, and make them the Standard of their Prerogative, as if what had been done only for the good of the People was a right in them to do for the harm of the People; if they so pleased: It has often occasioned Contest, and fometimes publick Diforders before the People could recover their original Right, and get that to be declared not to be Prerogative, which truly was never fo: Since it is impossible any body in the Society should ever have a right to do the People harm, though it be very possible and reasonable that the People should not go about to fet any Bounds to the Prerogative of those Kings or Rulers who themselves transgressed not the Bounds of the publick good. For Prerogative is nothing but the Power of doing publick good with. out a Rule.

167. The Power of calling Parliaments in England, as to precise time, place, and duration, is certainly a Prerogative of the King, but still with

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this trust, that it shall be made use of for the good of the Nation, as the Exigencies of the Times, and variety of Occasion shall require. For it being impossible to foresee which should always be the street place for them to assemble in, and what the best Season: The choice of these was lest with the Executive Power as might be best subservient to the publick good, and best suits the

ends of Parliaments.

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168. The old Question will be asked in this matter of Prerogative, But who shall be Judge when this Power is made a right use of? I Anwer: Between an Executive Power in being. with fuch a Prerogative and a Legislative that depends upon his will for their convening, there can be no Judge on Earth. As there can be none between the Legislative and the People, should either the Executive, or the Legislative when they have got the Power in their hands, defign, or go about to enflave or destroy them. The People have no other remedy in this, as in all other cases where they have no Judge on Earth, but to appeal to Heaven. For the Rulers, in fuch attempts exercifing a Power the People never put into their hands, who can never be supposed to confent that any body should rule over them for their harm, do that which they have not a right to do. And where the Body of the People, or any fingle Man are deprived of their Right, or are under the Exercise of a power without right, having no Appeal on Earth, they have a liberty to appeal to Heaven whenever they judge the Caufe of sufficient moment. And therefore, tho' the People cannot be Judge, fo as to have by the Constitution of that Society any Superiour power,

to determine and give effective Sentence in the case; yet they have reserved that ultimate Determination to themselves, which belongs to all Mankind, wherethere lies no Appeal on Earth. by a Law antecedent and paramount to all posttive Laws of Men, whether they have just Cause to make their Appeal to Heaven. And this Judg. ment they cannot part with, it being out of a Man's power so to submit himself to another, as to give him a liberty to destroy him; God and Nature never allowing a Man fo to abandon him. felf, as to negiect his own preservation. And fince he cannot take away his own Life, neither can he give another power to take it. Nor let any one think this lays a perpetual foundation for Disorder; for this operates not till the Inconvenience is fo great that the Majority feel it, and are weary of it, and find a necessity to have it amend. ed. And this the Executive Power or wife Princes never need come in the danger of. And 'tis the thing of all others, they have most need to avoid, as of all others the most perilous.

# CHAP. XV.

Of Paternal, Political, and Despotical Power, confidered together.

169. Though I have had occasion to speak of these separately before, yet the great mistakes of late about Government, having, as I suppose, arisen from consounding these distinct Powers one with another, it may not, perhaps,

be amissto consider them here together.

170. First then, Paternal or Parental Power, is nothing but that which Parents have over their Children to govern them for the Childrens good, till they come to the use of Reason, or a state of Knowledge, wherein they may be supposed capable to understand that Rule, whether it be the Law of Nature, or the municipal Law of their Country they are to govern themselves by: Capable, I say, to know it, as well as several others, who live as Freemen under that Law. The Affection and Tenderness God hath planted in the Breafts of Parents towards their Children, makes it evident that this is not intended to be a fevere Arbitrary Government, but only for the Help, Instruction, and Preservation of their Off-spring. But happen it as it will, there is, as I have proved, no reason why it should be thought to extend to Life and Death at any time over their Children, more than over any body elfe, or keep

keep the Child in subjection to the Will of his Parents, when grown to a Man, and the perfect use of Reason any farther than the having received Life and Education from his Parents, obliges him to Respect, Honour, Gratitude, Assistance and Support all his Life to both Father and Mother. And thus, 'tis true, the Paternal is a natural Government, but not at all extending it self to the Ends and Jurisdictions of that which is Political. The Power of the Father doth not reach at all to the Property of the Child, which

is only in his own disposing.

171. Secondly, Political Power is that Power which every Man having in the state of Nature, has given up into the hands of the Society, and therein to the Governours whom the Society hath fet over it felf, with this express or tacit Trust, That it shall be imployed for their good, and the prefervation of their Property: Now this Power which every Man has in the state of Nature, and which he parts with to the Society in all fuch cales where the Society can fecure him, is to use fuch means for the preferving of his own Property as hethinks good, and Nature allows him; and to punish the Breach of the Law of Nature in others; fo as (according to the best of his Reafon) may most conduce to the preservation of himself, and the rest of Mankind; so that the end and measure of this Power, when in every Man's hands in the state of Nature, being the prefervation of all of his Society, that is, all Mankind in general. It can have no other end or measure, when in the hands of the Magistrate, but to preferve the Members of that Society in their Lives, Liberties, and Possessions; and fo cannot

cannot be an Absolute, Arbitrary Power over their Lives and Fortunes, which are as much as possible to be preserved; but a Power to make Laws, and annex such Penalties to them, as may tend to the preservation of the whole, by cutting off those Parts, and those only which are so corrupt that they threaten the sound and healthy, without which no severity is lawful. And this Power has its Original only from Compact and Agreement, and the mutual Consent of those

who make up the Community.

172. Thirdly, Despotical Power is an Absolute, Arbitrary Power one Man has over another, to take away his Life whenever he pleafes : and this is a Power which neither Nature gives, for it has made no fuch diffinction between one Man and another, nor Compact can convey. For Man not having fuch an Arbitrary Power over his own Life, cannot give another Man fuch a Power over it, but it is the effect only of Forfeiture, which the Aggressor makes of his own Life, when he puts himself into the state of War. with another. For having quitted Reason, which God hath given to be the Rule betwixt Man and Man, and the peaceable ways which that teaches, and made use of Force to compass his unjust ends upon another, where he has no right, he renders himself liable to be destroyed by his Adverfary, whenever he can, as any other noxious and brutish Creature that is destructive to his Being. And thus Captives, taken in a just and lawful War, and fuch only are fibject to a Defpotical Power, which as it arises not from Compact, fo neither is it capable of any, but is the flate of War continued. For what Compact

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can be made with a Man that is not Master of his own Life? What Condition can he perform? And if he be once allowed to be Master of his own Life, the Despotical, Arbitrary Power of his Master ceales. He that is Master of himself, and his own Life, has a right too to the means of preserving it; so that as soon as Compact enters, Slavery ceases, and he so far quits his Absolute Power, and puts an end to the state of War, who enters into Conditions with his Captive.

ternal Power to Parents for the Benefit of their Children during their Minority, to supply their want of Ability, and understanding how to manage their Property. (By Property I must be understood here, as in other places, to mean that Property which Men have in their Persons as well as Goods.) Voluntary Agreement gives the second, viz. Political Power to Governours for the Benefit of their Subjects, to secure them in the Possession and Use of their Properties. And Forseiture gives the third, Despotical power to Lords for their own Benefit over those who are stripp'd of all property.

174. He that shall consider the distinct rise and extent, and the different ends of these several powers, will plainly see that paternal power comes as far short of that of the Magistrate, as Despotical exceeds it; and that Absolute Dominion; however placed, is so far from being one kind of Civil Society, that it is as inconsistent with it as Slavery is with Property. Paternal Power is only where Minority makes the Child incapable to manage his property; Political

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where Men have property in their own dispoal; and Dispotical over such as have no property at all.

#### CHAP XVI.

#### of CONQUEST.

THough Governments can originally have no other Rife than that before mentioned, nor Polities be founded on any thing but the Confent of the people; yet fuch has been the Disorders Ambition has fill'd the World with, that in the noise of War, which makes so great a part of the Hiftory of Mankind, this Confent is little taken notice of: And therefore many have mistaken the force of Arms for the Consent of the people, and reckon Conquest as one of the Originals of Government. But Conquest is as far from fetting up any Government, as demolishing an House is from building a new one in the place. Indeed it often makes way for a new Frame of a Commonwealth, by destroying the former; but, without the Confent of the people, can never erect a new one.

176. That the Aggressor, who puts himselfinto the state of War with another, and unjustly invades another Man's right, can, by such an unjust War, never come to have a right over the Conquered, will be easily agreed by all Men, who will not think that Robbers and Pyrates have

a Right of Empire over whomfoever they have Force enough to mafter, or that Men are bound by promifes, which unlawful Force extorts from them. Should a Robber break into my House. and with a Dagger at my Throat, make me feat Deeds to convey my Estate to him, would this give him any Title? Just such a Title by his Sword, has an unjust Conquerour who forces me into Submission. The Injury and the Crime is equal, whether committed by the wearer of a Crown, or some petty Villain. The Title of the Offender, and the Number of his Followers make no difference in the Offence, unless it be to aggravate it. The only difference is, Great Robbers punish little ones to keep them in their Obedience, but the great ones are rewarded with Laurels and Triumphs, because they are too big for the weak hands of Justice in this World, and have the power in their own possession which should punish Offenders. What is my Remedy against a Robber that so broke into my House? Appeal to the Law for Justice. But perhaps Juffice is deny'd, or I am crippled and cannot ftir, Robbed and have not the means to do it. If God has taken away all means of feek. ing remedy, there is nothing left but patience. But my Son, when able, may feek the Relief of the Law, which I am denied: He or his Son may renew his Appeal, till he recover his Right. But the Conquered, or their Children, have no Court, no Arbitrator on Earth to appeal to. Then they may appeal, as Jephtha did to Heaven, and repeat their Appeal, till they have recovered the native Right of their Ancestors, which was to have such a Legislative over them, as the Majority should approve, and freely acquiesce in.

If it be objected, this would cause endless trous ble; I answer, No more than Justice does, where she lies open to all that appeal to her. He that troubles his Neighbour without a Cause, is punished for it by the Justice of the Court he appeals to. And he that appeals to Heaven, must be fure he has Right on his fide; and a Right too that is worth the Trouble and Cost of the Appeal, as he will answer at a Tribunal that cannot be deceived, and will be fure to retribute to every one according to the Mischiefs he hath created to his Fellow-Subjects; that is, any part of Mankind. From whence 'tis plain, that he that Conquers in an unjust War, can thereby have no Title to the Subjection and Obedience of the Conquered.

177. But supposing Victory favours the right side, let us consider a Conquerour in a lawful War, and see what power he gets, and over

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First, 'Tis plain he gets no Power by his' Conquest over those that Conquered with him. They that fought on his fide cannot fuffer by the Conquest, but must at least be as much Freemen as they were before. And most commonly they ferve upon Terms, and on Condition to share with their Leader, and enjoy a part of the Spoil, and other Advantages that attend the Conquering Sword: Or at least have a part of the subdued Countrey bestowed upon them. And the Conquering People are not I hope to be Slaves by Conquest, and wear their Laurels only to shew they are Sacrifices to their Leaders Triumph. They that found Absolute Monarchy upon the Title of the Sword, make their Heroes, who

are the Founders of fuch Monarchies, arrant Draw-can-Sirs, and forget they had any Of. ficers and Souldiers that fought on their fide in the Battles they won, or affifted them in the fubduing, or shared in possessing the Countries they Master'd. We are told by some, that the English Monarchy is founded in the Norman Conquest, and that our Princes have thereby a Title to absolute Dominion: Which if it were true. (as by the History it appears otherwise) and that William had a right to make War on this Ifland; yet his Dominion by Conquest could reach no farther than to the Saxons and Brittains that were then Inhabitants of this Countrey. The Normans that came with him, and helped to Conquer, and all descended from them are Freemen and no Subjects by Conquest; let that give what Dominion it will. And if I, or any Body else shall claim freedom, as derived from them, it will be very hard to prove the contrary: And 'tis plain, the Law that has made no diflinction between the one and the other, intends not there should be any difference in their Free. dom or Priviledges.

178. But supposing, which seldom happens, that the Conquerers and Conquered never incorporate into one People under the same Laws and Freedom. Let us see next what Power a lawful Conquerer has over the Subdued, and that I say is purely Despotical. He has an Absolute Power over the Lives of those, who by an Unjust War have forseited them; but not over the Lives or Fortunes of those who ingaged not in the War, nor over the Possessions even of those who were

actually engaged in it.

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179. Secondly, I fay then the Conquerour gets no Power but only over those who have actually affifted, concurr'd, or confented to that unjust force that is used against him. For the People having given to their Governours no Power to do an unjust thing, such as is to make an unjust War, (for they never had fuch a Power in themfelves:) They ought not to be charged as guilty of the Violence and Unjustice that is committed in an Unjust War, any farther than they actually abet it, no more than they are to be thought guilty of any Violence or Oppression their Governours should use upon the People themselves, or any part of their Fellow Subjects, they having impowered them no more to the onethan to the other. Conquerours, 'tis true, feldom trouble themselves to make the distinction, but they willingly permit the confusion of War to sweep al together; but yet this alters not the Right: For the Conquerours Power over the Lives of the Conquered, being only because they have used forceto do or maintain an injustice, he can have that power only over those who have concurred in that force, all the rest are innocent; and he has no more Title over the People of that Country, who have done him no injury, and fo have made no forfeiture of their Lives, than he has over any other, who without any injuries or provocations have lived upon fair terms with him.

over those he overcomes in a Just War, is perfectly Despotical; he has an absolute power over the Lives of those, who by putting themselves in a State of War, have forseited them; but he has not thereby a Right and Title to their Possessian.

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ons. This I doubt not, but at first fight will seem a strange Doctrine, it being so quite contrary to the practice of the World. There being nothing more familiar in speaking of the Dominion of Countries, than to say such an one Conquer'd it. As if Conquest, without any more ado, convey'd a right of Possession. But when we consider, that the practice of the strong and powerful, how universal soever it may be, is seldom the rule of Right, however it be one part of the subjection of the Conquered not to argue against the Conditions cut out to them by the

Conquering Swords.

181. Though in all War there be usually a complication of force and damage, and the Aggreffor feldom fails to harm the Estate, when he uses force against the persons of those he makes War upon; yet 'tis the use of force only that puts a Man into the State of War. For whether by force he begins the injury, or elfe having quietly, and by fraud, done the injury, he refufes to make reparation, and by force maintains it, which is the fame thing as at first to have done it by force; 'tis the unjust use of force that makes the War. For he that breaks open my House, and violently turns me out of Doors; or having peaceably got in, by force keeps me out, does in effect the same thing; supposing we are in such a flate, that we have no common Judge on Earth, whom I may appeal to, and to whom we are both obliged to submit: For of such I am now speaking. 'Tis the unjust use of force then that puts a Man into the state of War with another, and thereby he that is guilty of it makes a forfeisure of his Life. For quitting reason, which is the the rule given between Man and Man, and the fing force the way of Beafts, he becomes liable to be destroyed by him he uses force against, as any savage ravenous Beast that is dangerous to

his being.

182. But because the miscarriages of the Father are no faults of the Children, and they may be rational and peaceable, notwithstanding the brutishness and injustice of the Father; the Father, by his miscarriages and violence, can forfeit but his own Life, but involves not his Children in his guilt or destruction. His Goods which Nature that willeth the preservation of all Mankind as much as is possible, hath made to belong to the Children to keep them from perishing, do still continue to belong to his Children. For suppoling them not to have joyn'd in the War, either through infancy or choice, they have done nothing to forfeit them, nor has the Couqueror any right to take them away, by the bare right of having subdued him that by force attempted his destruction, though perhaps he may have some right to them to repair the damages he has fustained by the War, and the defence of his own right, which how far it reaches to the possessions of the Conquered, we shall see by and by; fo that he that by Conquest has a right over a Mans Person to destroy him if he pleases, has not thereby a right over his Estate to possess and enjoy it. For it is the brutal force the Aggressor has used, that gives his Adversary a right to take away his Life, and deftroy him if he pleafes, as a noxious Creature; but 'tis damage fullain'd that alone gives him Title to another Mans Goods: For though I may kill a Thief that fers en me in the HighHighway, yet I may not (which feems less) take away his Money and let him go; this would be Robbery on my fide. His force, and the state of War he put himself in, made him forseit his Life, but gave me no Title to his Goods. The right then of Conquest extends only to the Lives of those who joyn'd in the War, but not to their Estates, but only in order to make reparation for the damages received, and the Charges of the War, and that too with reservation of the right

of the innocent Wife and Children.

183. Let the Conqueror have as much Juffice on his fide as could be supposed, he has no right to seize more than the vanquished could forseit; his Life is at the Victors Mercy, and his Service and Goods he may appropriate to make himfelf reparation; but he cannot take the Goods of his Wife and Children; they too had a Title to the Goods he enjoy'd, and their shares in the Estate he possessed. For Example, I in the state of Nature (and all Commonwealths are in the state of Nature one with another) have injured another Man, and refusing to give satisfaction, it is come to a state of War, wherein my defending by force what I had gotten unjustly, makes me the Aggressor; I am Conquered: My Life, 'tis true, as forfeit, is at mercy, but not my Wives and Childrens. They made not the War, nor affifted in it. I could not forfeit their Lives, they were not mine to forfeit. My Wife had a fhare in my Estate, that neither could I forfeit. And my Children alfo, being born of me, had a right to be maintained out of my Labour or Subfrance. Here then is the Case; The Conqueror has a Title to Reparation for Damages received, and

and the Children have a Title their Father's Estate for their Subsistence. For as to the Wise's share, whether her own Labour or Compact gave her a Title to it, 'tis plain, Her Husband could not forseit what was hers. What must be done in the case? I answer; The Fundamental Law of Nature being, that all, as much as may be, should be preserved, it follows, that if there be not enough fully to satisfie both, viz. for the Conqueror's Losses, and Childrens Maintenance, he that hath, and to spare, must remit something of his full Satisfaction, and give way to the pressing and prescrible Title of those,

who are in danger to perish without it.

184. But supposing the Charge and Damages of the War are to be made up to the Conqueror, to the utmost Farthing, and that the Children of the vanquished, spoiled of all their Father's Goods, are to be left to flarve and perish; yet the fatisfying of what shall, on this score, be due to the Conqueror, will fcarce give him a Title to any Countrey he shall Conquer. For the Da. mages of War can scarce amount to the value of any confiderable Tract of Land, in any part of the World, where all the Land is polfeffed, and none lies waste. And if I have not taken away the Conqueror's Land, which, being vanquished, it is impossible I should; scarce any other spoil I have done him, can amount to the value of mine, supposing it equally cultivated and of an extent any way coming near what I had over run of his. The destruction of a Years Product or two, (for it feldem reaches four or five) is the utmost spoil that usually can be done. For as to Money, and fuch Riches and Treafure

fure taken away, these are none of Natures Goods, they have but a phantaftical imaginary value, Nature has put no fuch upon them. They are of no more account by her standard, than the Wampompeke of the Americans to an European Prince, or the Silver Money of Europe would have been formerly to an American. And five years Product is not worth the perpetual Inheritance of Land, where all is possessed, and none remains waste, to be taken up by him that is disleiz'd: Which will be eafily granted, if one do but take away the imaginary value of Money, the disproportion being more than between five and five hundred. Though, at the fame time, half a years product is more worth than the Inheritance, where there being more Land than the Inhabitants poffers and make use of, any one has liberty to make use of the waste: But there Conquerers take little care to possess themselves of the Lands of the Vanquished. No damage therefore that Men in the state of Nature (as all Princes and Governments are in reference to one another) fuffer from one another, can give a Conqueror Power to disposses the Posterity of the Vanquished, and turn them out of that Inheritance which ought to be the Possession of them and their Descendants to all Generations. The Conquerour indeed will be apt to think himfelf Master. And tis the very condition of the subdued not to be able to dispute their Right: But if that be all, it gives no other Title than what bare Force gives to the stronger over the weaker. And, by this reason, he that is strongest will have a right to whatever he pleafes to feize OH.

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185. Over those then that joined with him in the War, and over those of the subdued Countrey that opposed him not, and the Posterity even of those that did, the Conqueror, even in a just War, hath, by his Conquest, no right of Dominion. They are free from any subjection to him, and if their former Government be dissolved, they are at liberty to begin and erect a-

nother to themselves. .

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186. The Conquerour, 'tis true, usually, by the Force he has over them, compels them, with a Sword at their Breafts, to stoop to his Conditions, and fubmit to fuch a Government as he pleases to afford them; but the enquiry is, What right he has to do fo? If it be faid, they Submit by their own consent; then this allows their own confent to be necessary to give the Conquerour a Title to rule over them. mains only to be considered, whether Promises, extorted by Force, without Right, can be thought Confent, and how far they bind. To which I shall fay, they bind not at all; because whatfoever another gets from me by force, Iftill retain the Right of, and he is obliged prefently to restore. He that forces my Horse from me, ought presently to restore him, and I have still a right to retake him. By the same reason, he that forced a Promise from me, ought presently to restore it, i. e. quit me of the Obligation of it; or I may resume it my self, i. e. chuse whe ther I will perform it. For the Law of Nature laying an Obligation on me, only by the Rules the prescribes, cannot oblige me by the violation of her Rules: Such is the extorting any thing from me by force. Nor does it at all alter the

case, to say I gave my Promise, no more than it excuses the force and passes the Right, when I put my Hand in my Pocket, and deliver my Purse my self to a Thief, who demands it with a Pistol at my Breast.

187. From all which it follows, that the Government of a Conquerour, imposed, by force, on the Subdued, against whom he had no right of War, or who joyned not in the War against him, where he had right, has no Obligation upon them.

188. But let us suppose that all the Men of that Community being all Members of the same Body Politick, may be taken to have joyn'd in that unjust War, wherein they are subdued, and so their Lives are at the Mercy of the Conquerour.

189. I fay, this concerns not their Children, who are in their Minority. For fince a Father hath not, in himself, a Power over the Life or Liberty of his Child; no act of his can possibly forfeit it: So that the Children, whatever may have happened to the Fathers, are Freemen, and the Absolute Power of the Conquerour reaches no farther than the Perfons of the Men, that were subdued by him, and dies with them; and should he Govern them as Slaves, subjected to his Absolute, Arbitrary Power, he has no fuch Right of Dominion over their Chil-He can have no Power over them, but by their own confent, whatever he may drive them to fay or do; and he has no lawful Authority, whilft Force, and not Choice, compels them to fubmission.

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First, A Right of Freedom to his Person, which no other Man has a Power over, but the free Disposal of it lies in himself, Secondly, A Right, before any other Man, to inherit, with his Bre-

thren, his Fathers Goods.

free from subjection to any Government, though he be born in a place under its Jurisdiction. But if he disclaim the lawful Government of the Country he was born in, he must also quit the Right that belong'd to him by the Laws of it, and the Possessions there descending to him from his Ancestors, if it were a Government made by

their confent.

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192. By the fecond, the Inhabitants of any Countrey, who are descended, and derive a Title to their Estates from those who are subdued, and had a Government forced upon them against their free consents, retain a Right to the Posses fion of their Ancestors, though they consent not freely to the Government, whose hard Conditions were by force imposed on the Possessors of that Countrey. For the first Conqueror never having had a Title to the Land of that Country, the People who are the Descendants of, or claim under those who were forced to submit to the Yoke of a Government by conftraint, have always a Right to shake it off, and free themselves from the Usurpation or Tyranny the Sword hath brought in upon them, till their Rulers put them under such a Frame of Government, as they willingly, and of choice confent to (which they can never be supposed to do, till either they are put in a full state of Liberty to chuse their Government and Governors, or at least till they have such standing Laws, to which they have by themselves or their Representatives, given their free consent, and also till they are allowed their due property, which is so to be Proprietors of what they have, that no body can take away any part of it without their own consent, without which, Men under any Government are not in the state of Freemen, but are direct Slaves under the force of War.) And who doubts but the Grecian Christians, Descendants of the ancient Possessions of that Country, may justly cast off the Turkish Yoke they have so long groaned under, whenever they have a Power to do it?

193. But granting that the Conqueror in a just War has a Right to the Estates, as well as Power over the Persons of the Conquered; which, 'tis plain, he hath not: Nothing of Absolute Power will sollow from hence, in the continuance of the Government. Because the Descendants of these being all Free-men, if he grants them Estates and Possessions to inhabit his Countrey, without which it would be worth nothing, whatsoever he grants them they have so far as it is granted, property in. The nature whereof is, that without a Man's own consent it cannot be taken from him.

194. Their Persons are free by a Native Right, and their properties, be they more or less, are their own, and at their own dispose, and not at his; or else it is no property. Supposing the Conqueror gives to one Man a Thousand Acres, to him and his Heirsfor ever; to another he lets a Thousand Acres for his Life, under the Rent of 50 l. or 500 l. per Ann. Has not the one of these

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a Right to his Thousand Acres for ever, and the other, during his Life, paying the faid Rent? And hath not the Tenant for Life a property in all that he gets over and above his Rent by his Labour and Industry during the faid term, supposing it be double the Rent? Can any one fay, The King, or Conqueror, after his Grant, may by his Power of Conqueror, take away all, or part of the Land from the Heirs of one, or from the other, during his Life, he paying the Rent? Or can he take away from either, the Goods or Money they have got upon the faid Land, at his pleasure? If he can, then all free and voluntary Contracts cease, and are void, in the World; there needs nothing to dissolve them at any time but Power enough: And all the Grants and Promifes of Men in power, are but Mockery and Collusion. For can there be any thing more ridiculous than to fay, I give you and yours this for ever; and that in the furest and most folemn way of conveyance can be devised: And yet it is to be understood, that I have Right, if I please, to take it away from you again to Morrow?

195. I will not dispute now whether Princes are exempt from the Laws of their Countrey; but this I am sure they owe subjection to the Laws of God and Nature. No Body, no Power can exempt them from the Obligations of that Eternal Law. Those are so great, and so strong, in the case of Promises, that Omnipotency it self can be tyed by them. Grants, Promises and Oaths are Bonds that hold the Almighty: Whatever some Flatterers say to Princes of the World who all together, with all their People joined to

them, are in comparison of the great God, but as a Drop of the Bucket, or a Dust on the Ba-

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156. The short of the Case in Conquest, is this, The Conqueror, if he have a just Cause, has a Despotical Right over the Persons of all that actually aided and concurred in the War against him, and a Right to make up his Damage and Coft out of their Labour and Estates, so he injure not the Right of any other. Over the rest of the People, if there were any that confented not to the War, and over the Children of the Captives themselves, or the Possessions of either he has no Power, and so can have by Virtue of Conquest no lawful Title himself to Dominion over them, or derive it to his Posterity; but is an Aggrellor, and puts himself in a state of War against them, and has no better a Right of Principality, he, nor any of his Successors, than Hingar, or Hubba, the Danes had here in England, or Spartacus, had he Conquered Italy; which is to have their Yoke cast off, as soon as God shall give those under their Subjection Courage and Opportunity Thus, notwithstanding whatever Title the Kings of Affiria had over Judab, by the Sword, God affifted Hezekiah to throw off the Dominion of that Conquering Empire. And the Lord was with Hezekiah, and be prospered; wherefore be went forth, and he rebelled against the King of Assyria, and served him not, 2 Kings XVIII. vij. Whence it is plain, that shaking off a Power, which Force and not Right hath fet over any one, though it hath the Name of Rebellion, yet is no Offence before God, but that which he allows and countenances, though even Promiles Promifes and Covenants, when obtain'd by force, have intervened. For 'tis very probable to any one that reads the Story of Abaz and Hewhich attentively, that the Affirians subdued A. baz, and deposed him, and made Hezekiah King in his Father's Life time; and that Hezekiah by agreement had done him Homage, and paid him Tribute all this time.

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#### CHAP. XVII.

### OF USURPATION.

197. A S Conquest may be called a Foreign Usurpation, so Usurpation is a kind of Domestick Conquest, with this difference, that an Usurper can never have Right on his side, it being no Usurpation but where one is got into the Possession of what another has Right to. This, fo far as it is Usurpation, is a change only of Persons, but not of the Forms and Rules of the Government: For if the Usurper extend his Power beyond what of Right belonged to the lawful Princes or Governours of the Commonwealth, 'tis Tyranny added to Usurpation.

198. In alllawful Governments the designation of the Persons who are to bear Rule, being as natural and necessary a part as the Form of the Government it felf, and that which had its Establishment originally from the People. The A-

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narchy being much alike, to have no Form of Government at all: Or to agree that it shall be Monarchical; but to appoint no way to defigit the Person that shall have the Power, and be the Monarch. All Commonwealths therefore, with the Form of Government established, have Rule also of appointing and conveying the Right to those who are to have any share in the publick Authority. And whoever gets into the exercise of any part of the Power, by other ways than what the Laws of the Community have prescribed, hath no Right to be obeyed, though the Form of the Commonwealth be still preserved. fince he is not the Person the Laws have appointed, and confequently not the Person the People have confented to. Nor can fuch an Usurper, or any deriving from him, ever have a Title, till the People are both at liberty to confent, and have actually confented to allow and confirm in him the Power he hath till then U. furped.

### CHAP. XVIII.

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### OF TYRANNE

AS Usurpation is the exercise of Power, which another hath a Right to s fo Tyranny is the exercise of Power beyond Right, which no Body can have a Right to. And this is making use of the Power any one has in his hands; not for the good of those who are under it, but for his own private separate Advantage. When the Governour, however intituled, makes not the Law, but his Will, the Rule; and his Commands and Actions are not directed to the preservation of the Properties of his People, but the satisfaction of his own Ambition, Revenge, Covetousness, or any other irregular Passion.

200. If one can doubt this to be Treth, or Reason, because it comes from the obscure hand of a Subject, I hope the Authority of a King will make it pass with him. King James in his Speech to the Parliament, 1603, tells them thus; I will ever prefer the Weal of the Publick, and of the whole Commonwealth, in making of good Laws and Constitutions to any particular and private Ends of mine. Thinking ever the Wealth and Weal of the Gommonwealth, to be my greatest Weal, and worldly Felicity; a Point wherein a lawful King doth directly differ from a Tyrant. For I do acknowledge, that the special and greatest point of Difference that it

between a rightful King, and an usurping Tyrant, is this, That whereas the proud and ambitious Tyrant doth think, his Kingdom and People are only ordained for satisfaction of his Desires and unreasonable Appetites; the righteous and just King dotbby the contrary acknowledge himfelf to be ordained for the procuring of the Wealth and Property of his People. And again in his Speech to the Parliament, 1609. he hath these Words: The KING binds himself by a double Oath, to the observation of the fundamental Laws of his Kingdom, Tacitly, as by being a King, and so bound to protect as well the People as the Laws of his Kingdom, and expresty by his Oath at his Coronation; fo as every just King, in a fetled Kingdom is bound to observe that Paction made to his People by his Laws in framing his Government agreeable thereunto. according to that Paction which God made with Noah. after the Deluge. Hereafter, Seed-time and Harvest, and Cold and Heat, and Summer and Winter. and Day and Night shall not cease while the Earth remaineth. And therefore a King governing in a fetled Kingdom, leaves to be a King, and degenerates into a Tyrant as foon as be leaves off to rule according to his Laws. And a little after : Therefore all Kings that are not Tyrants, or Perjured, will be glad to bound themselves within the Limits of their Laws. And they that per [wade shem the contrary, are Vipers, Pefts both against them and the Commonwealth. Thus that Learned King who well understood the Notions of things, makes the difference betwixt a King and a Tyrant to confift only in this, That one makes the Laws the Bounds of his Power, and the Good of the Publick; the end of his Government; the other makes all give way to his own Will and Appetite.

Pis a Mistake to think this Fault is proper only to Monarchies; other Forms of Government are liable to it, as well as that: For whereever the Power that is put in any hands for the Government of the People, and the Profestation of their Properties is applied to other ends, and made tile of to impoverish, harafs, or subdue them to the Arbitrary and Irregular Commands of those that have it: There it presently becomes Tyranny, whether those that thus use it are one or many. Thus we read of the Thurry Tyrans at Arbitra, as well as one at Syranase, and the intolerable Dominion of the Decemying

Rome was nothing better.

202. Whereever Law ends, Tyranny begins, if the Law be transgressed to another's harm. And wholoever in Authority exceeds the Power given him by the Law, and makes use of the Force he has under his Command, to compass that upon the Subject which the Law allows not; ceales in that to be a Magistrate, and acting without Authority, may be opposed as any other Man, who by force invades the Right of another. This is acknowledged in Subordinare Magistrates. He that hath Authority to feize my Person in the Street, may be opposed as a Thicf and a Robberg if he indeavours to break into my House to Execute a Writ, notwithstanding that I know he has fuch a Warrant, and fuch a Legal Authority as will impower him to Arrest me abroad. And why this should not hold in the highest, as well as in the most Inferiour Magistrate, I would gladiy be informed. Is it reasonable that the Eldelt Brother, because he has the greatest part of his Father's Estate, should thereby have a Right

Right to take away any of his younger Brothers Portions? Or that a Rich Man who possessed a whole Country, should from thence have a Right to seize when he pleased, the Cottage and Garden of his poor Neighbour? The being rightfully possessed of great Power and Riches ex-Adam, is so far from being an excuse, much less arealon for Rapine and Oppression, which the endamaging another without Authority, is, that it is a great Aggravation of it. For the exceeding the Bounds of Authority, is no more a Right in a great than a petty Officer; no more justifia-ble in a King than a Constable. But so much the worse in him, as that he has more trust put in him, is supposed from the advantage of Education, and Counfellors to have better knowledge and less reason to do it, having already a greater share than the rest of his Brethren.

203. May the Commands then of a Prince be opposed? May he be relisted as often as any one shall find himself aggrieved, and but imagine he star not Right done him? This will unhinge and overturn all Polities, and instead of Government and Order, leave nothing but Anarchy and

Confusion.

204. To this I Answer: That Force is to be opposed to nothing but to unjust and unlawful Force; whoever makes any opposition in any other Case, draws on himself a just Condemnation both from God and Man; and so no such Danger or Consusion will follow, as is often suggested. For,

205. First, As in some Countries, the Person of the Prince by the Law is Sacred; and for whatever he commands, or does, his Person is still free from all Question or Violence, not liable to Force, or any Judicial Cenfure or Condemnation. But yet opposition may be made to the illegal Acts of any inferiour Officer or other commissioned by him; unless he will by actually putting himself into a State of War with his People, dissolve the Government, and leave them to that defence which belongs to every one in the State of Nature. For of fuch things who can tell what the end will be? And a Neighbour Kingdom has shewed the World an odd Example. In all other Cases the Sacredness of the perfon exempts him from all Inconveniencies whereby he is fecure whilft the Government stands, from all violence and harm whatfoever. Than which there cannot be a wifer Constitution. For the harm he can do in his own Person, not being likely to happen often, nor to extend it felf far; nor being able by his fingle ffrength to fubvert the Laws, nor oppress the Body of the People, should any Prince have so much Weakness and ill Nature as to be willing to do it. The Inconveniency of fome particular mischiefs that may happen sometimes when a heady Prince comes to the Throne, are well recompenced by the peace of the Publick and fecurity of the Government, in the Person of the Chief Magistrate thus fet our of the reach of danger. It being fafer for the Body, that some few private Men should be fometimes in danger to fuffer, than that the head of the Republick should be easily, and upon slight occations exposed.

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206, Secondly, But this Priviledge belonging only to the King's Person, hinders not but they may be questioned, opposed, and resisted, who use unjust force, though they pretend a Commillion from him, which the Law authorizes non Asis plain in the Case of him that has the King's Writ to Arrest a Man, which is a full Commillion from the King; and yet he that has it cannot break open a Man's House to doit, nor execute this Command of the King upon certain Days, nor in certain Places, though this Commission have no such exception in it, but they are the Limitations of the Law, which if any one transgress, the King's Commission excuses him not. For the King's Authority being given him only by the Law, he cannot impower any one to ad against the Law, or justifie him, by his Commiffion in fo doing . The Commiffion, or Command of any Magistrate, where he has no Authority, being as void and infignificant as that of any private Man. The difference between the one and the other, being that the Magistrate has some Authority so far, and to such ends, and the private Man has none at all. For its not the Commission, but the Authority that gives the Right of acting; and against the Laws there can be no Authority. But, notwithstanding such. Refistance, the King's Person and Authority are still both secured, and so no danger to Governor or Government.

207. Thirdly, Supposing a Government wherein the Person of the Chief Magistrate is not thus Sacred; yet this Doctrine of the lawfulness of refifting all unlawful exercises of his Power, will not upon every fight occasion indanger him, or

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Imbroil die Government. For where the injured Party may be relieved, and his damages repaired by Appeal to the Law, there can be no pretence for Force, which is only to be used where a Man is intercepted from appealing to the Law. For nothing is to be accounted Hoffile Force, but where it leaves not the remedy of fuch an Appeal. And 'tis fuch Force alone that puts him that uses ir into a ffate of War, and makes it lawful to refift him. A Man with a Sword in his Hand demands my Purse in the High-way, when perhaps I have not 12 d. in my Pocket; This Man I may lawfully kill. To another I deliver 100 1. to hold only whilft I alight, which he refules to reffore me when I am got up again, but draws his Sword to defend the possession of it by force; I endeavour to retake it. The mischief this Man does me, is a hundred, or possibly a thousand times more than the other perhaps intended me, (whom I killed before he really did meany) and yet I might lawfully kill the one, and cannot fo much as hurt the other lawfully. The Reafon whereof is plain; because the one using force, which threatned my Life, I could not have time to appeal to the Law to fecure it: And when it was gone, 'twas too late to appeal: The Law could not reftore Life to my dead Carcafs. The Loss was irreparable; which to prevent, the Law of Nature gave me a Right to destroy him who had put himfelf into a flate of War with me, and threatened my destruction. But in the other case, my Life not being in danger, I may have the benefit of appealing to the Law, and have Reparation for my 100 I, that way.

208. Fourthly, Butif the unlawful acts done by the Magistrate, be maintained (by the Powerhe has got) and the remedy which is due by Law, be by the same Power obstructed; yet the Right of relifting, even in such manifest Acts of Tyranmy, will not fuddenly, or on flight occasions, disturb the Government. For if it reach no farther than some private Mens Cases, though they have a right to defend themselves, and to recover by force, what by unlawful force is taken from them; yet the Right to do fo, will not eafily ingage them in a Contell wherein they are fure to perith; it being as impossible for one or a few oppressed Men to disturb the Government, where the Body of the People do not think themselves concerned in it, as for a raving mad Man, or heady Male-content to overturn a well-fetled State, the People being as little apt to follow the one as the other.

209. But if either these illegal Acts have extended to the Majority of the People, or if the Mischief and Oppression has light only on some few, but in fuch Cases as the Precedent and Confequences feem to threaten all, and they are per-Iwaded in their Consciences that their Laws, and with them their Estates, Liberties, and Lives are indanger, and perhaps their Religion too; how they will be hindered from relifting illegal force, used against them, I cannot tell. This is an Inconvenience, I confess, that attends all Governments whatfoever, when the Governours have brought it to this pass, to be generally suspected of their People, the most dangerous state they can pollibly put themselves in, wherein they are the jels to be pried, because it is so easie to be avc. ded.

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avoided. It being as impossible for a Governor, if he really means the good of his People, and the preservation of them and their Laws together, not to make them see and seel it; as it is for the Father of a Family not to let his Children see he loves and takes care of them.

210. But if all the World shall observe Pretences of one kind, and Actions of another: Arts used to elude the Law, and the Trust of Prerogative (which is an Arbitrary Power in somethings lest in the Prince's hand to do good, not harm to the People) employed contrary to the end for which it was given, if the People shall find the Ministers and Subordinate Magistrates chosen suitable to such ends, and favoured. or laid by proportionably as they promote, or oppose them: If they see several Experiments made of Arbitrary Power, and that Religion underhand favoured, though publickly proclaimed against, which is readiest to introduce it, and the Operators in it supported as much as may be; and when that cannot be done, yet approved still and liked the better, and a long Train of Actings shew the Councils all tending that way: How can a Man any more hinder himfelf from being perswaded in his own Mind, which way things are going; or from caffing about how to fave himfelf, than he could from believing the Captain of the Ship he was in, was carrying him and the relt of the Company to Algiers, when he found him always steering that Courfe, though crofs Winds, Leaks in his Ship, and want of Men and Provisions did often force him to turn his Course another way for some time, which he steadily returned to again, as

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# C'HAP. XIX

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Of the Diffolution of Government.

211. T TE that will with any clearness speak of the Diffolution of Government, ought, in the first place to diffinguish between the Disfolution of the Society, and the Diffolution of the Government. That which makes the Community, and brings Men out of the loofe State of Nature, into one Politick Society, is the Agreement which every one has with the reft to incorporate and act as one Body, and fo be one di-Hind Commonwealth. The usual, and almost only way whereby this Union is diffolved, is the Inroad of Foreign Force making a Conquest upon them. For in that Cafe, (not being able to maintain and support themselves as one intire and independent Body) the Union belonging to that Body which confifted therein, mult neceffarily cease, and so every one return to the state he was in before, with a liberty to shift for himfelf, and provide for his own Safety as he thinks fit in some other Society. Whenever the Society is dissolved, 'tis certain the Government of that Society cannot remain. Thus Conquerours Swords often cut up Governments by the Roots, and mangle Societies to pieces, feparating the Inbdued fuldued or scattered Multitude from the Protection of, and Dependence on that Society which ought to have preserved them from violence. The World is too well instructed in, and too forward to allow of this way of dissolving of Governments to need any more to be said of it; and there wants not much Argument to prove, that where the Society is dissolved, the Government cannot remain; that being as impossible, as for the Frame of an House to substitute when the Materials of it are scattered and displaced by a Whirl-wind, or jumbled into a consuled heap by an Earth-quake.

212. Befides this over-turning from without,

Governments are diffolved from within,

First. When the Legislative is altered, Civil Society being a State of Peace amongst those who are of it, from whom the State of War is excluded by the Umpirage, which they have provided in their Legislative, for the ending all Differences that may arise amongst any of them. 'Tis intheir Legislative, that the Members of a Commonwealth are united and combined together into one coherent living Body. This is the Soul that gives Form, Life, and Unity to the Commonwealth: From hence the feveral Members have their mutual Influence, Sympathy, and Connexion: And therefore when the Legislative is broken, or diffolved, Diffolution and Death follows. For the Effence and Union of the Society confifting in having one Will, the Legislative, when once established by the Majority, has the declaring, and as it were keeping of that Will. The Conflittition of the Legislative is the first and fundamental Act of Society, whereby provision

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provision is made for the Continuation of their Union, under the Direction of Persons, and Bonds of Laws made by persons authorized there. unto, by the Confent and Appointment of the People, without which no one Man, or number of Men amongst them can have Authority of making Laws, that shall be binding to the rest. When any one, or more, shall take upon them to make Laws, whom the People have not anpointed to to do, they make Laws without Authority, which the People are not therefore bound to obey; by which means they come again to be out of subjection, and may constitute to themselves a new Legislative, as they think beft, being in full liberty to refift the force of those, who without Authority would impose any thing upon them. Every one is at the disposure of his own Will, when those who had by the delegation of the Society, the declaring of the publick Will, are excluded from it, and others usurp the place who have no fuch Authority or Delegation.

213. This being usually brought about by such in the Commonwealth who misuse the Power they have; It is hard to consider it aright, and know at whose door to lay it, without knowing the Form of Government in which it happens. Let us suppose then the Legislative placed in the

Concurrence of three diffinct Persons.

1. A fingle hereditary Person having the conthant, supream, executive Power, and with it the Power of Convoking and Dissolving the other two within certain Periods of Time.

2. An Assembly of Hereditary Nobility.

3. An Affembly of Representatives chosen protempore, by the People: Such a Form of Government supposed, it is evident. 214. ar First, That when such a fingle Person, or Prince sets up his own Arbitrary Will in place of the Laws, which are the Will of the Society, declared by the Legislative, then the Legislative is changed. For that being in effect the Legislative whose Roles and Laws are put in execution, and propired to be obeyed, when other Laws are set up, and other Rules pretended and inforced than what the Legislative constituted by the Society have enacted, its plain that the Legislative is changed. Whoever introduces new Laws, not being thereunto authorized by the fundamental Appointment of the Society, or subverts the old, disowns and overturns the Power by which they were made, and so sets up a new Legislative.

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215. Secondly, When the Prince hinders the Legislative from affembling in its due time, or from acting freely, pursuant to those ends for which it was Constituted, the Legislative is altered. For its not a certain number of Men, no. nor their meeting, unless they have also Freedom of debating, and Leifure of perfecting what is for the good of the Society wherein the Legislative confilts, when there are taken away or altered, So as to deprive the Society of the due exercise of their Power, the Legislative is truly altered. For it is not Names that Conflitute Governments, but the use and exercise of those Powers that were intended to accompany them; so that he who takes away the Freedom, or hinders the acting of the Legislative in its due seasons, in effect takes away the Legislative, and puts an end to the Government.

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the Prince, the Electors, or ways of Election are altered, without the Confent, and contrary to the common Interest of the People, there alle the Legislative is altered. For if others than those whom the Society liath authorized thereun to do chuse, or in another way than what the Society hath prescribed, those chosen are not the Legislative appointed by the People.

217. Fourthly, The delivery also of the People into the subjection of a Foreign Power, either by the Prince, or by the Legislative, is certainly a change of the Legislative, and so a Dissolution of the Government. For the end why People entered into Society, being to be preserved one intire, free, independent Society, to be governed by its own Laws; this is lost whenever they are given up into the Power of another.

218. Why in fuch a Constitution as this, the Diffolution of the Government in these Cases is to be imputed to the Prince, is evident, because he having the Force, Treasure, and Offices of the State to imploy, and often perswading him felf, or being flattered by others, that as Supream Magistrate he is uncapable of controul; he a lone is in a Condition to make great Advances toward fuch Changes, under precence of lawful Authority, and has it in his hands to terrifie or Suppress Oppofers, as Factious, Seditious, and Enemies to the Government; Whereas no other part of the Legislative, or People is capable by themselves to attempt any alteration of the Legiflative, without open and visible Rebellion, apt enough to be taken notice of; which when it prevails, produces Effects very little different from from Foreign Conquest. Besides the Prince in such a Form of Government, having the Power of disloving the other parts of the Legislative, and thereby rendering them private Persons they can never in opposition to him, or without his Concurrence, alter the Legislative by a Law, his Consent being necessary to give any of their Decrees that Sanction. But yet so far as the other parts of the Legislative any way contribute to any attempt upon the Government, and do either promote, or not, what lies in them hinder such designs, they are guilty and partake in this, which is certainly the greatest Crime Men can be

guilty of one towards another.

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219. There is one way more whereby fuch a Government may be dislowed, and that is, when he who has the Supream Executive Power, neglects and abandons that charge, fo that the Laws already made can no longer be put in execution. This is demonstratively to reduce all to Anarchy, and fo effectually to diffolye the Government. For Lawsnot being made for themselves; but to be by their execution the Bonds of the Society. to keep every part of the Body Politick in its due place and function. When that totally ceases, the Government visibly ceases, and the People become a confused Multitude, without Order or Connexion. Where there is no longer the administration of Justice for the securing of Mens Rights, nor any remaining Power within the Community to direct the Force, or provide for the Necessities of the publick, there certainly is no Government left. Where the Laws cannot be executed it is all one as if there were no Laws, and a Government without Laws, is, I suppose, a Mystery

Mystery in Politicks, unconceivable to humane So.

ciety.

220. In these and the like Cases, when the Go. vernment is dissolved, the People are at liberty to provide for themselves, by erecting a new Le. gillative, differing from the other, by the change of Persons, or Form, or both, as they shall find it most for their safety and good. For the Society can never, by the fault of another, look the Native and Original Right it has to preferve it felf, which can only be done by a fetled Legiflative, and a fair and impartial execution of the Laws made by it. But the frate of Mankind is not so miserable that they are not capable of ufing this Remedy, till it be too late to look for any. To tell People they may provide for themselves, by erecting a new Legislative; when by Oppression, Artifice, or being delivered over to a Foreign Power, their old one is gone, is only to tell them they may expect Relief, when it is too late, and the evil is past Cure. This is in effect no more than to bid them first be Slaves, and then to take care of their Liberty; and when their Chains are on, tell them they may act like Freemen. This, if barely fo, is rather Mockery than Relief, and Men can never be fecure from Tyranny, if there be no means to escape it, 'till they are perfectly under it : And therefore it is, that they have not only a Right to ger out of it, but to prevent it.

221. There is therefore Secondly another way whereby Governments are diffolved, and that is, when the Legislative, or the Prince either

of them act contrary to their Truft.

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First, The Legislative acts against the Trust feposed in them, when they endeavour to invade the Property of the Subject, and to make themselves, or any part of the Community, Masters, or Arbitrary Disposers of the Lives, Liberties, or

Fortunes of the People.

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222. The Reasons why Men enter into Society, is the prefervation of their Property; and the end why they chuse and authorize a Legiflative, is, that there may be Laws made, and Rules let as Guards and Fences to the Properties of all the Members of the Society, to limit the Power, and moderate the Dominion of every Part and Member of the Society. For fince it can never be supposed to be the Will of the Sociery, that the Legislative should have a Power to destroy that which every one designs to secure, by entering into Society, and for which the People fubmitted themselves to Legislators of their own making; whenever the Legislators endeayour to take away, and destroy the Property of the People, or to reduce them to Slavery under Atbitrary Power, they put themselves into a state of War with the People, who are thereupon abfolved from any farther Obedience, and are left to the common Refuge, which God hath provided for all Men, against Force and Violence. Whenfoever therefore the Legislative shall trans. gress this fundamental Rule of Society; and either by Ambition, Fear, Folly or Corruption. endeavour to grasp themselves, or put into the hands of any other an Absolute Power over the Lives, Liberties, and Estates of the People: By this breach of Trust they forseit the Power, the

People had put into their hands for quite contrary ends, and it devolves to the People; who have a Right to refume their original Liberty, and, by the Establishment of a new Legislative (fuch as they shall think fit) provide for their own Safety and Security, which is the end for which they are in Society. What I have faid here, concerning the Legislative in general, holds true also concerning the supreme Executor, who having a double Trust put in him, both to have a part in the Legislative, and the supreme Exe cution of the Law, acts against both, when he goes about to fet up his own Arbitrary Will, as the Law of the Society. He acts also contrary to his Truft, when he imploys the Force, Treafore, and Offices of the Society, to corrupt the Reprefentatives, and gain them to his purposes: When he openly pre-ingages the Electors, and prescribes to their choice, such, whom he has by Sollicitations, Threats, Promifes, or otherwife won to his defigns; and imploys them to bring in such, who have promifed before hand what to Vote, and what to Enact. Thus to regulate Candidates and Electors, and new model the ways of Election what is it but to cut up the Government by the Roots, and poison the very Fountain of publick Security? For the People having referved to themselves the Choice of their Representatives, as the Fence to their Properties, could do it for no other end, but that they might always be freely chosen, and so chosen, freely act and advise, as the necessity of the Commonwealth, and the publick Good should, upon examination, and mature debate, be judged to require.

quire. This, those who give their Votes before they hear the Debate, and have weighed the Reasons on all sides, are not capable of doing. To prepare such an Assembly as this, and endeayour to fet up the declared Abettors of his own Will, for the true Representatives of the People, and the Law-makers of the Society, is certainly as great a breach of truft, and as perfect a Declaration of a delign to subvert the Government, as is possible to be met with. To which, if one shall add Rewards and Punishments visibly imploy'd to the fame end, and all the Arts of perverted Law made use of, to take off and destroy all that fland in the way of fuch a delign, and will not comply and confent to betray the Liberties of their Country, twill be past doubt what is doing. What Power they ought to have in the Society who thus imploy it contrary to the trust went along with it in its first Institution, is easie to determine; and one cannot but fee, that he who has once attempted any fuchthing as this, cannot any longer be trufted.

People being ignorant and always discontented, to lay the Foundation of Government in the unfleady Opinion and uncertain Humour of the People, is to expose it to certain ruine: And no Government will be able long to subsist, if the People may set up a new Legislative whenever they take offence at the old one. To this I Answer quite the contrary. People are not so easily got out of their old Forms as some are apt to suggest. They are hardly to be prevailed with the amend the acknowledged Faults in the Frame

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they have been accustom'd to. And if there be any Original deseats, or adventitious ones introduced by time or corruption; 'tis not an easie thing to get them changed, even when all the World sees there is an opportunity for it. This slowness and aversion in the People to quit their old Constitutions, has in the many Revolutions have been seen in this Kingdom, in this and former Ages, still kept us to, or after some interval of fruitless attempts, still brought us back again to our old Legislative of King, Lords and Commons: And whatever provocations have made the Crown be taken from some of our Princes Heads, they never carried the People so far as to place it in another Line.

224. But 'twill be faid, this Hypothesis lays a ferment for frequent Rebellion. To which I An-

fwer,

First, No more than any other Hypothesis. For when the People are made miserable, and find themselves exposed to the ill usage of Arbitrary Power; cry up their Governors as much as you will for Sons of Jupiter, let them be Sacred and Divine, descended or authoriz'd from Heaven; give them out for whom or what you please the same will happen. The People generally ill treated, and contrary to right, will be ready upon any occasion to ease themselves of a burden that sits heavy upon them. They will wish and seek for the opportunity, which in the change, weakness and accidents of humane affairs seldom delays long to offer it self. He must have lived but a little while in the World, who has not seen Examples of this in his time; and he must have read

read very little, who cannot produce Examples of it in all forts of Governments in the World.

225. Secondly, I Answer, such Revolutions happen not upon every little milmanagement in publick affairs. Great mistakes in the ruling part, many wrong and inconvenient Laws, and all the flips of humane frailty will be born by the People, without mutiny or murmur. But if a long train of Abuses, Prevarications and Artifices, all tending the fame way, make the defign visible to the People, and they cannot but feel what they lie under, and fee whither they are going; 'tis not to be wonder'd that they should then rouze themselves, and endeavour to put the rule into fuch hands which may fecure to them the ends for which Government was at first erected; and without which, ancient Names and specious Forms, are fo far from being better, that they are much worse than the state of Nature, or pure Anarchy; the inconveniencies being all as great and as near, but the remedy farther off and more difficult.

226. Thirdly, I Answer, That this Power in the People of providing for their safety a-new, by a new Legislative, when their Legislators have acted contrary to their trust, by invading their Property, is the best fence against Rebellion, and the probablest means to hinder it. For Rebellion being an Opposition, not to Persons but Authority, which is sounded only in the Constitutions and Laws of the Government; those, who ever they be, who by force break through, and by force justifie their violation of them, are truly and

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properly Rebels. For when Men by entering into Society and Civil Government, have excluded force, and introduced Laws for the prefervation of Property Peace and Unity amongst themselves; those who set up force again in opposition to the Laws, do rebellare, that is, bring back again the state of War, and are properly Rebels: Which they who are in Power, by the pretence they have to Authority, the temptation of force they have in their hands, and the Flattery of those about them being likeliest to do; the properest way to prevent the evil, is to shew them the danger and injustice of it, who are under the greatest temptation to run into it.

227. In both the forementioned Cases, when either the Legislative is changed, or the Legislators, act contrary to the end for which they were constituted; those who are guilty are guilty of Rebellion. For if any one by force takes away the establish'd Legislative of any Society, and the Laws by them made, pursuant to their trust, he thereby takes away the Umpirage which every one had confented to, for a peaceable decision of all their Controversies, and a bar to the state of War amongst them. They who remove, or change the Legislative, take away this decisive power, which no Body can have but by the appointment and confent of the People; and fo destroying the Authority which the People did. and no Body else can set up, and introducing a Power which the People hath not authoriz'd: actually introduce a state of War, which is that

of Force without Authority: And thus by removing the Legislative established by the Society, in

whole

whose decisions the People acquiesced and united, as to that of their own will; they unty the Knot, and expose the People anew to the state of War. And if those, who by force take away the Legislative, are Rebels, the Legislators themselves, as has been shewn, can be no less esteemed so; when they who were set up for the protection and preservation of the People, their Liberties and Properties shall by sorce invade and indeavour to take them away; and so they putting themselves into a state of War with those who made them the Protectors and Guardians of their Peace, are properly, and with the greatest

aggravation, Rebellantes Rebels.

228. But if they who fay it lays a foundation for Rebellion, mean that it may occasion Civil Wars, or Intestine Broils, totall the People they are absolved from Obedience, when illegal attempts are made upon their Liberties or Properties, and may oppose the unlawful violence of those who were their Magistrates when they invade their Properties contrary to the trust put in them; and that therefore this Doctrine is not to be allow'd, being so destructive to the Peace of the World. They may as well fay upon the fame ground, that honest Men may not oppose Robbers or Pirats, because this may occasion disorder or bloodshed. If any mischief come in fuch Cases, it is not to be charged upon him who defends his own right, but on him that invades his Neighbours. If the innocent honest Man must quietly quit all he has for Peace sake, to him who will lay violent hands upon it, I defire it may be consider'd, what a kind of Peace there will be in the World, which confifts only in Violence and Rapine; and which is to be maintain'd only for the benefit of Robbers and Oppressors. Who would not think it an admirable Peace betwixt the Mighty and the Mean, when the Lamb, without refiftance, yielded his Throat to be torn by the imperious Wolf? Polyphemus's Den gives us a perfect Pattern of fuch a Peace. Such a Government wherein Ulyffes and his Companions had nothing to do, but quietly to fuffer themselves to be devour'd. And no doubt, Ulysses who was a prudent Man, preach'd up Paffive Obedience, and exhorted them to a quiet Submiffion, by reprefenting to them of what concernment Peace was to Mankind; and by shewing the inconveniencies might happen, if they should offer to refilt Polyphemus, who had now the power over them.

229. The end of Government is the good of Mankind; and which is best for Mankind, that the People should be always expos'd to the boundless will of Tyranny, or that the Rulers should be fometimes liable to be oppos'd, when they grow exorbitant in the use of their Power, and Imploy it for the destruction, and not the prefervation of the Properties of their People?

230. Nor let any one say, that mischief can arise from hence, as often as it shall please a busie head or turbulent spirit to defire the alteration of the Government. Tis true, fuch Men may stir whenever they pleafe, but it will be only to their own just ruine and perdition. For till the mifchief be grown general, and the ill defigns of the Rulers become vii bl; or their attempts fenfible

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ble to the greater part, the People, who are more disposed to suffer, than right themselves by Relistance, are not apt to stir. The examples of particular Injuffice, or Oppression of here and there an unfortunate Man, moves them not. But if they univerfally have a perfwasion grounded upon manifest evidence, that defigns are carrying on against their Liberties, and the general course and tendency of things cannot but give them strong suspicions of the evil intention of their Governors, who is to be blamed for it? Who can help it, if they, who might avoid it, bring themselves into this suspicion? Are the People to be blamed, if they have the fence of rational Creatures, and can think of things no otherwise than as they find and feel them? And is it not rather their fault who put things in fuch a posture that they would not have them thought as they are? I grant, that the Pride, Ambition, and Turbulency of private Men have fometimes caused great Disorders in Commonwealths, and Factions have been fatal to States and Kingdoms, But whether the mischief hath oftner begun in the Peoples Wantonness, and a Desire to cast off the lawful Authority of their Rulers; or in the Rulers Infolence, and Endeavours to get, and exercise an Arbitrary Power over their People; whether Oppression, or Disobedience gave the first rife to the Disorder, I leave it to impartial History to determine. This I am fure, whoever, either Ruler or Subject, by force goes about to invade the Rights of either Prince or People, and lays the foundation for overturning the Constitution and Frame of any Just Government; he is guilty

of the greatest Crime, I think, a Man is capable of being to answer for all those mischies of Blood, Rapine, and Desolation, which the breaking to pieces of Governments bring on a Countrey. And he who does it, is justly to be esteemed the common Enemy and Pest of Mankind; and is to be

treated accordingly.

by force on the Properties of any People, may be refifted with force, is agreed on all hands. But that Magistrates, doing the same thing; may be resisted, hath of late been denied: As if those who had the greatest Priviledges and Advantages by the Law, had thereby a Power to break those Laws, by which alone they were set in a better place than their Brethren: Whereas their Offence is thereby the greater, both as being ungrateful for the greater share they have by the Law, and breaking also that Trust which is put into their

hands by their Brothren.

232. Whosoever uses force without Right, as every one does in Society, who does it without Law; puts himself into a state of War with those, against whom he so uses it, and in that state all former Ties are cancelled, all other Rights cease, and every one has a Right to defend himself, and to resist the Aggressor. This is so evident, that Barclay himself, that great Affector of the Power and Sacredness of Kings, is forced to consess, That it is lawful for the people, in some Cases, to resist their King; and that too in a Chapter, wherein he pretends to shew that the Divine Law shuts up the people from all manner of Rehellion. Whereby it is evident, even by his own Doctrine,

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Doctrine, that fince they may in some Cales relift all relifting of Princes is not Rebellion. His Words are thefe. Quod siquis dicat, Ergone popular tyrannicæ crudelitati & furori jugulum semper præbebit ? Ergone multitudo civitates suas fame, ferro, o flamma vastari, seque, conjuges, & liberos fortunæ ludibrio & tyranni libidini exponi, inque omnia vitæ pericula omnesque miserias & molestias á Rege deduci patientur ? Num illis quod omni animantium generi est á naturá tributum, denegari debet, ut sc. vim vi repellant, sesegz ab injurià tueamur? Huie breviter responsum sit, Populo universo negari defensionem, que juris naturalis est, neque ultionem que præter naturam est adversus Regem concedi debere. Quapropeer si Rex non in singulares tantum personas aliquot privatum odium exerceat, sed corpus etiam Reis publica, cujus ipse caputest, i. e. totum pepulum, vel insignem aliquam ejus partem immani & intoleranda sævitid seu tyrannide divexet; populo, quidem boc casu resistendi ac tuendi se ab injurid potestas competit, sed tuendi se tantum, non enim in principem invadendi: O restituendæ injuriæ illatæ, nonrecedendi à debit à reverenti à propter accept am injuriam. Præsentem denique impetum propulsandi non vim præteritam ulciscendi jus babet. Horum enim alterum d naturd eft, ut vitam scilicet corpusque tueamur. rum vero contra naturam, ut inferior de superiori supplicium sumat. Quod itaque populus malum, antequam factum fit, impedire potest, ne fiat, id postquam factum est, in Regem authorem sceleris vindicare non potest: Populus igitur hoc amplius quam privatus quispiam babet : Quod buic, vel ipfis adversaris judicibus, excepto Buchanano, nullum nisi in patientia remedium superest. Cum ille si intolerabilis tyrannis est (modicum enim ferre omnino debet) resi. Stere cum reverentid possit, Barclay contra Monar. chom. l. 2. c. 8.

### In English thus.

232. But if any one should ask, Must the People then always lay themselves open to the Cruelty and Rage of Tyranny ? Must they see their Cities pillaged, and laid in alhes, their Wives and Children exposed to the Tyrant's Lust and Fury, and themselves and Families reduced by their King, to Ruine and all the Miseries of Want and Oppression, and yet sit still? Must Men alone be debarred the common Priviledge of opposing force with force, which Nature allows so freely to all other Creatures for their preservation from Injury ? I Answer: Self-defence is a part of the Law of Nature; ner can it be denied the Community, even against the King himself: But to revenge themselves upon him, must by no means be allowed them; it being not agreeable to that Law. Wherefore if the King shall shew an batred, not only to some particular Perfons, but fets himself against the Body of the Commonwealth, whereof he is the Head, and shall, with intolerable ill usage, cruelly tyrannize over the whole. or a considerable part of the People; in this case the People have a right to resist and defend themselves from Injury: But it must be with this Caution, that they only defend themselves, but do not attack their Prince: They muy repair the Damages received, but must not for any provocation exceed the bounds of due Reverence and Respect. They may repulse the present attempt, but must not revenge past violences. For it is natural for us to defend Life and Limb, but that ats

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an Inferiour should punish a Superiour, is against Nature. The mischief which is designed them, the People may prevent before it be done, but when it is done, they must not revenge it on the King, though Author of the Villany. This therefore is the Priviledge of the People in general, above what any private Person hath; That particular Men are allowed by our Adversaries themselves, (Buchanan only excepted) to have no other Remedy but Patience; but the Body of the People may with Respect resist intolerable Tyranny; for when it is but moderate, they ought to endure it.

234. Thus far that great Advocate of Monarchical Power allows of Refiftance.

235. 'Tis true, he has annexed two Limitati-

ons to it, to no purpose:

First, He fays, it must be with Reverence.

Secondly, It must be without Retribution, or Punishment; and the Reason he gives, is, Because

an Inferiour cannot punish a Superiour,

First, How to resist Force without striking again, or how to strike with Reverence, will need some Skill to make intelligible. He that shall oppose an Assault only with a Shield to receive the Blows, or in any more respectful Posture, without a Sword in his hand to abate the Considence and Force of the Assailant, will quickly be at an end of his Resistance, and will find such a defence serve only to draw on himself the worse usage. This is as ridiculous a way of resisting, as Juvenal thought it of fighting; ubi tu pulsas, ego vapulo tantum. And the Success of the Combat will be unavoidably the same he there describes it:

—Libertas pauperis hæc eft: Pulsatus rogat, & pugnis concisus, adorat, Ut liceat paucis cum dentibus inde reverti.

This will always be the event of fuch an imaginary Relistance, where Men may not strike again. He therefore who may resist, must be allowed to strike. And then let our Author, or any Body else join a Knock on the Head, or a Cut on the Face, with as much Reverence and Respectashe thinks fir. He that can reconcile Blows and Reverence, may, for ought I know, deserve for his pains, a Civil Respectful Cudgeling where-

ever he can meet with it.

Secondly, As to his Second, An Inferiour cannot punish a Superiour; that's true, generally speaking, whilft he is his Superiour. But to refift Force with Force, being the State of War that levels the Parties, cancels all former relation of Reverence, Respect, and Superiority: And then the odds that remains, is, That he, who oppofes the unfult Aggressor, has this Superiority over him, that he has a Right, when he prevails, to punish the Offender, both for the Breach of the Peace, and all the Evils that followed upon it. Barclay therefore, in another place, more coherently to himself, denies it to be lawful to resist a King in any Cafe. But he there affigns Two Cases, whereby a King may Un-king himself. His Words are.

Quid ergo, nulline cafus incidere possum quibus poputo sese erigere atque in Regem impotentius dominantem arma capere & invadere juré suo sudque authoritaté

titate liceat? Nulli certe quamdiu Rex manet. Sem. pereminen divinis id obstat, Regem honorisicato; & qui potestati resistit, Dei ordinationi resistit: Non alias igitur in eum populo potestas est quam si id committat propter quod ipso jure rex esse desinut. Tunc enim se ipse principatu exuit atque in prevatis conftituit liber: Hoc medo populus & superior efficitur, reverso ad eum sc. jure illo quod anteregem inauguratum in interregno habuit. At funt paucorum generum com missa ejusmodi quæ hunc effectum pariunt. At ego cum plurima animo perlustrem, duo tantum invenio, duos, inquam, easus quibus rex ipso facto ex Rege non regem fe facit & omni bonore & dignitate regali atque in subditos potestate destituit; quorum etiam meminit Winzerus. Horum unus est, Si regnum disperdat, quemadmodum de Nerone fertur, quod is nempe fenatum poplumque Romanum, atque adeo urbem ipfam ferro Rammaque vastare, ac novas sibi sedes quarere decrevisset. Et de Culigula, quod palam denunciarit fe neque civem neque principem senatui amplius fore, inque animo habuerit, interempto utriufque ordinis E. lectissimo quoque Alexandriam commigrare, ac at po. pulum uno ictu interimeret, unam el cervicem optavit, Talia cum rex aliquis meditatur & molitur ferio, omnem regnandi curam & animum ilico abjicit, ac proinde imperium in subditos amittit, ut dominus servi pro derelicto babiti, dominium.

236. Alter casus est, Si rex in alicujus clientelam se contulit, ac regnum quod liberum à majoribus & populo traditum accepit, alienæ ditioni mancipavit. Nam tunc quamvis sorte non elimente id agit populo plane ut incommodet: Tamen quia quod præcipuum est regiæ dignitatis amist, ut summus scilicet in regno secundum Deum sit, & solo Deo inferior, atque populum e-

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tiam totum ignorantem vel invitum, cujús libertatem fartam & tectam conservare debuit, in alterius gentis ditionem & potestatem dedidit; bác delut quadam regni abalienatione effects, ut nec quod ipse in regno imperium babuit tetineat, nec in eum cui collatum voluit; juris quicquam transferat; atque ita eo facto liberum jam & sue potestatis populum relinquit, cujus ret exemplum unum annales Scotici suppeditant: Barclay contra Monarchom.

### Which in English runs thus.

227. What then, Can there no Cafe bappen wherein the People may of right, and by their own Author rity belp themselves, take Arms, and set upon their King, imperioufly domineering over them? None at all, whilft beremains a King. Honour the King, and he that relists the Power, relists the Ordinance of God; are Divine Oracles that will never permit it. The People therefore can never come by a Power over him, unless be does something that makes bim cease to be a King. For then be divests bimself of his Crown and Dignity, and returns to the state of a private Man, and the People become free and supe-Fiour ; the Power which they had in the Interregnum, before they Crown'd him King, devolving to them again. But there are but few miscarriages which bring the matter to this state. After considering it well on all sides; I can find but two. Two Cases there are, I say, whereby a King, ipfo facto, becomes no King; and lofes all Power and Regal Authority over bis People; which are also taken notice of by Winzerus

The first, M. If he endarrous to overture the Go-vertures, that a, if he have a purpose and design to ruins the Kingdom and Communication, as it is corded of Nero, that he resolved to cut of the Senate and People of Rome, by the City waste with Fire and Sword, and then remove to some other place. And of Caligula, that be openly declar'd, that be would be no langer a Head to the People of Senate, and that be had it in his thoughts to cut off the worthieft Men of both Ranks, and then retire to Alexandria . And be wishe that the People had but one Neck, that he might dispatch them all at a blow. Such designs as shele, when any King barbours in his thoughts and ferisully promotes, he immediately gives up all care and the the commonwealth; and confequently forfests the Power of Governing bis Subjects, a a Mafter does the Dominian over his Slaves whom he hath abandon'd.

338. The other Cafe is, When a King makes himself the dependent of another, and subjects his Kingdom which his Ancestors left him, and the People put free into bis bands, to the Dominion of another. For however perhaps it may not be his intention to prejut dice the People; yet because be has bereby lost the prix cipal part of Regal Dignity, Viz. to be next and immedigitely under God, Supream in his Kingdom; and also because be betray'd or forced his People, whose liberty be ought to have carefully preserved into the Power and Dominson of a Foreign Nation, By this as is were alienation of his Kingdom; be himself loses the Power be had in it before, without transferring any the least right to those on whom he would have be-forwed it i said so by this aff sets the People free, and leaves them at their own disposal. One Example of this is to be found in the Scotch Annals. 239. In

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240. In these Cales parels the great Champi-on of Abiolite Monarchy, is forced to allow, That a King may be refilted, and ceales to be a King. That is in thorr not to multiply Cales. In whatoever he has no Authority, there he is no King, and may be tenited: For wherefores the Authority ceales, the King ceales too, and becomes like other Men who have no Authority. And thefe two Cales he inflances in, differ little from those abovemention'd, to be definitive to Governments, only that he has omitted the Prin-ciple from which his Doctrine flows; and that Form of Government agreed on, and in not intending the end of Government it felf, which is the publick good and prefervation of Property.

When a King has Dethron'd himself, and put himself in attate of War with his People, what that hinder them from profecuting him who is no King, as they would any other Man, who has pat himself into a flate of War with them. Barelay, and those of his Opinion, would do well to rell'us. This faither I delire may be taken notice of out of Barclay, that he fays, The mischief that is defined them, the Feore may precent by the long, whereby he allows resistance when Tyramy is but in design. Such Deligns as these stays he when any King harbours in his thoughts and serially promotes, he immediately given by all care and room his the communication is characcording to him the neglect of the publick good is to be taken as an evidence of high defign, or at least for a fufficient cause of retiliance. And the reason of all he gives in thele words, because be beires a or forced 230 10

ferent bie Polpla mitofeliberry beough estifulle which profested in What horaddginin the Rower and Dine ning of La Varigh Nutible lignifies nothing, the which he lught or bette preferred, and not; in any or were fullecod of the Peoples Right b mally inviteded and their Liberty lotty whether they are made Slaves to any of their cheen door Freego hower and in this lies the stilling and gainst shis only have they the Right of Distance Aid the fraile inflances on the found in all sound trice which flow, that for abe the chinge of the tions andho Perforts of their Catyorthairs, but the change of Goid ninear that gives the of fiends. Billion of Billion of our Churchy Had stores Sticker flowers Powership Pedrogating of Prinode desidif of dmithato nothing his Treatile of Christian Gab; pation; acknowledge, That Princes they dorfind wheir Power band their Title to the Obedience of their Subjects plandif there needed anthority in a Cafe whose reason is for plain, I could first may Reader on Brother; Fint forest and the Author of the Microsovoand other Westers. that chariothe fulneded to be ignorant tof jour Governmentuor indufes to it Buc Inthought Hister adole might be chough to fatisfie those Men, whorelying on him for their Ecolehaftical Policy are by a thrange fair carried to dony those principles upon which he builds it. Whasher they are berein made the Tools of Cunninger Workmen, topulldown their own Fabrick, they were best look This I am fure, their Civil Policy is to new, fordangerous, and for deftructive to both Rulers Rulers and People, that as former des riever could bear the broaching blair; for it may be hoped; thole to come; redeemed from the Impositions of these Bappains Under Taskingsten, will ablion the Memory of such service Pattends, was whill it form'd enterve their tumpercolvid all Government than absolute Tyranny, and would have all Mein barn to what their mean Souls fured them, Slaveryon sound charm one that

be made. Who shall be judge whether the Prince or Legilarive advacations to their Trust of This, perhaps the Redecimentary to their Trust of This, perhaps the Record advacations Meningly pread amongs the Propagatives To this Dreply. The People shall be Judge; for who dhall be Judge whether his Trust ceior Deputy acts well, and according to the Trust reposed in him, shache who deputes him, and must, by having deputed him have still a Power to discard him, when he fails in his Trust? If this be reasonable in puricular Cases of private Men, why should it be otherwise in that of the greatest moment, where the well if more prevented, is greater, and she secured very difficult, deary and dangerous secures to 144. But farther othis Question, (Who shall be

Judge?) cannot mean, that there is no Judge at all. Por where there is no Judge at all. Por where there is no Judicature on Earth, to decide Controveries amongst Men. God in Heaven is Judge. Healone, 'tistrue, is Judge of the Right. But every Man is Judge for himself, as in all other Cases, so in this, whether another hath put himself into a State of War with him, and

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individual content of the state of the supreme lands as the supreme lands are supremented that the supremental sup ie in meh a Galt, should be the Body o the Hople of Forth Cales where the Prince has a Trustrepoled in him, and is dispensed from the common ordinary Rules of the Law states in any Man find themfoly staggrieved, and think the Prince alls contracy oto or beyond that Truft who fairopen to judge as the Body of the Read ple, (who, at first dodged that Trusticis him) how fanney means in flould extend 31 But if the Princey in whoever they be in the Administration on, decline that way of Determination, the Appeal then lies no where but to Heaven. Force between either Persons, who have no known Superiour on Earth, or which permits no Appeal to a Judge on Earth, being properly a state of War, wherein the Appeal lies only to Heaven, and in that State the injured Party must judge for himfelf, when he will think fit to make use of that Appeal, and put himselfupon it.

243. To conclude, The Power that every individual gave the Society, when he entered into it, can never revert to the Individuals again, as long at the Society lafts, but will always remain in the Community; because without this, there can be so Community, no Commonwealth, which is centrary to the original Agreement: So also when the Society hath placed the Legislative

in any Assembly of Men, to continue in them

and their Selections, with Division and illustrately for providing fuch Suctaffice the Lagisain can never powers to the Pounts with Palace Government taller. Because Invital postricted a Legislain with Parace to committee the search of the the search no their Political Power to the beginning and control refine it. But if they have for Lines to the Duration of their Legillative, and made this Supreme Power in any Perfini, and Affernity, dir-ly temperary. Or elle which by the Militaringes of thole in Anthority, it who their mon the Perfeiting of their Rulengton andre Deurminall-on of the Time fet, in several se the Society and the Poeple have a Right to hell as Supraine, and continue the Legislative in themselves, implaced in a new Porm, or new hands as deportant on, decline that way of Determination, theode peal ther lies no where but to Heaven. I oroe between hither Persons, who have no known Superioud on Earth, or which permits no Ap. peal to a Judge on Earth, being properly a flate of War, wherein the Appeal lies, only to Heawell and in that State the injured Party mall jude for him off, when he will think in to make ule If that Appeal, and put him Clupon it.

24. To conclude. The Power that every individual give the Society, when he entered into it, can never even to the India lens again, as long asthe Starty affs, but will always remain in the Commentity, because without this, there can be to Community, no Commonwealth, which is centrary to the original Agreement: So which when the Society hath placed the Legishiive in any Allachly of Men, to continue in them

and



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